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1946, vol. 3

Volume III, Nos. 1 to 13

CONSOLIDATED TABLE OF CONTENTS
CANCELLATIONS, AMENDMENTS, REFERENCES
REFERENCE INDEX

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ORDER IN COUNCIL

July 8, 1946 to September 30, 1946

*Published under authority of Order in Council P.C. 10793
of 26th November, 1942 as amended by Order in Council
P.C. 7225 of 3rd December, 1945*

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE



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OTTAWA
EDMOND CLOUTIER, C.M.G., B.A., L.Ph.,
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
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1946

EXPLANATORY NOTE

The present volume contains the regular quarterly consolidated index including a list of amendments, cancellations, etc., and a reference index, in respect of Orders in Council, orders, rules and regulations published in *Statutory Orders and Regulations*, from July 8, 1946 to September 30, 1946 (Volume III, Nos. 1 to 13) and a list of Orders in Council amending, suspending or referring to various Federal Statutes (July 8, 1946 to September 30, 1946).

In accordance with the provisions of Order in Council P.C. 7225 of 3rd December, 1945, the scope of *Statutory Orders and Regulations* has been extended to include not only instruments "relating to the war" but also those relating "to the national emergency arising therefrom".

J. F. MACNEILL,
Acting Director,
Statutory Orders and Regulations Division.

A. D. P. HEENEY,
Clerk of the Privy Council.

PRIVY COUNCIL,
October 28, 1946.

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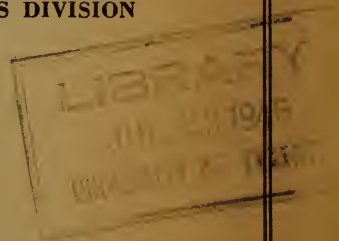
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1946



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PART I
Orders in Council

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the Nova Scotia Regional War Labour Board

P.C. 2644

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 28th day of June, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is deemed necessary to appoint an alternate member of the Regional War Labour Board for the Province of Nova Scotia to act in the absence of any member of the said Board appointed as representative of employers;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the Wartime Wages Control Order, P.C. 9384 of December 9, 1943 (as amended by Order in Council P.C. 1996 of May 17, 1946), is pleased to appoint and doth hereby appoint Mr. W. Stanley Lee, of O'Leary and Lee, Limited, Halifax, Nova Scotia, as an alternate member of the said Regional War Labour Board for the Province of Nova Scotia to act in the absence of any member of the said Board appointed as representative of employers; the appointment to be effective as of June 24, 1946.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council extending the time during which certain civil
servants may elect to contribute under the Civil Service Super-
annuation Act in respect of temporary service

P.C. 34/2646

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved
by His Excellency the Governor General in Council, on the 27th June, 1946.*

The Board recommend that, under the authority of the National Emergency Transitional Powers Act, 1945, the undermentioned officers, who, by reason of absence on leave without pay for military service, were unable to elect to contribute for their temporary service within the period of one year prescribed by Section 5 (1) of the Civil Service Superannuation Act, be granted a further period to the dates stated in which to elect to contribute for their non-contributory service:

<i>Name</i>	<i>Rank</i>	<i>Department</i>	<i>Effective</i>
Malcolm A. Robertson	Lockmaster	Transport	May 27, 1946
Thomas M. Morrison	Rly. Mail Clerk, Grade 3	Post Office	May 30, 1946
James H. Eburne	Letter Carrier	Post Office	June 5, 1946
Michael John Moloughney	Clerk, Grade 4	Agriculture	May 16, 1946
Donald B. Geikie	Grain Sampler	Trade and Commerce	June 17, 1946
H. John Yarwood	Teletypist, Grade 1	Transport	June 11, 1946
Jos. James O'Brien	Labourer	Transport	June 15, 1946

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council revoking regulations respecting power, etc.

P.C. 2714

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 3rd day of July, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Reconstruction and Supply, represents that the continuance of the Power Control operated under Order in Council P.C. 9246 of November 26, 1942, is no longer necessary and that it is desirable to revoke the said Order in Council and the appointments of Herbert James Symington, K.C., of Montreal, as Power Controller, and D. Stairs, of Montreal, as Deputy Power Controller;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Reconstruction and Supply and pursuant to the powers conferred by The National Emergency Transitional Powers Act, 1945, is pleased to revoke Order in Council P.C. 9246 of 26th November, 1942, establishing Regulations Respecting Power and appointing Herbert James Symington, K.C., of Montreal, as Power Controller, and Order in Council P.C. 8749 of 16th November, 1943, appointing Denis Stairs, of Montreal, as Deputy Power Controller, and they are hereby revoked effective the 15th of June, 1946.

His Excellency in Council, on the same recommendation, is hereby further pleased to order that the revocation of the appointments of Herbert James Symington as Power Controller, and D. Stairs as Deputy Power Controller shall be without prejudice to any acts done by them, prior to such revocation becoming effective, in the course of or as incidental to the exercise or discharge of any of their powers, authorities, rights and duties as such Controller or Deputy Controller respectively, or to any rights, privileges or immunities in respect thereof possessed by or vested in them as such Controller or Deputy Controller.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council appointing C. W. Findlow an alternate member
of the Ontario Regional War Labour Board

P.C. 2736

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 3rd day of July, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is deemed necessary to appoint an alternate member of the Regional War Labour Board for the Province of Ontario to act in the absence of any member of the said Board appointed as representative of employers;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the Wartime Wages Control Order, P.C. 9384 of December 9, 1943 (as amended by Order in Council of May 17, 1946, P.C. 1996), is pleased to appoint and doth hereby appoint Mr. C. W. Findlow, of Toronto, Ontario, as an alternate member of the said Regional War Labour Board for the Province of Ontario to act in the absence of any member of the said Board appointed as representative of employers; the appointment to be effective as of June 28, 1946.

A. D. P. HEENEY,

Clerk of the Privy Council.

PART III
Wartime Prices and Trade Board
(Finance)

Board Order

WARTIME PRICES AND TRADE BOARD

ORDER No. 639

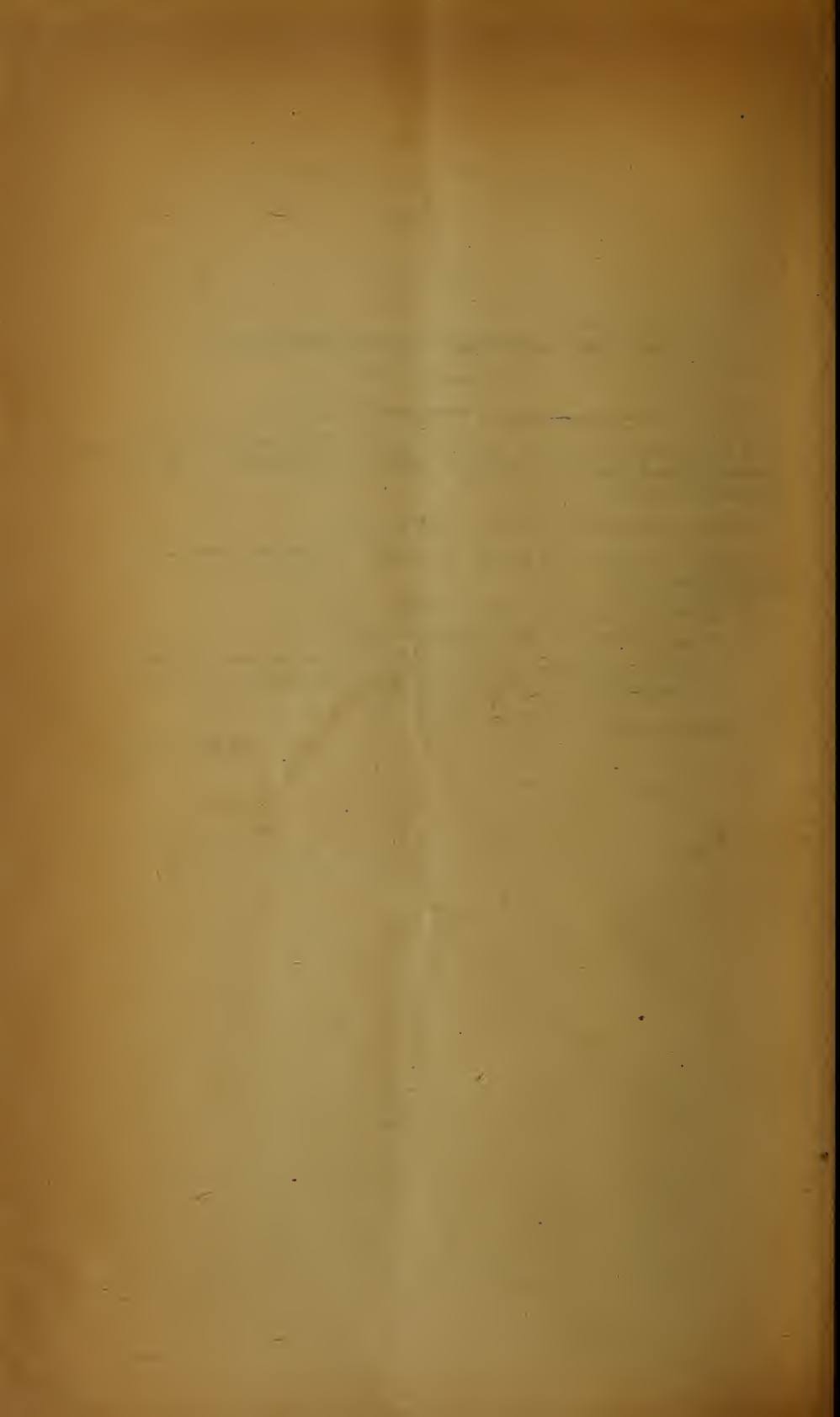
Conditions of Selling Goods and Services

Under powers given to the Board by the Wartime Prices and Trade Regulations being Order in Council P.C. 8528 of November 1, 1941, and amendments, the Board hereby orders as follows:

1. This Order comes into force on June 28, 1946.
2. Order No. 302 of the Board, as amended by Order No. 359, is hereby further amended as follows:
 - (a) Section 3 of the Order is hereby revoked;
 - (b) Section 4 of the Order shall become Section 3;
 - (c) Section 5 shall become Section 4 of the Order and the words "Notwithstanding the provisions of Section 3", shall be deleted therefrom.

Made at Ottawa this 25th day of June, 1946.

D. GORDON,
Chairman.



Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2030

Maximum Prices for Yellow, Mixed and White Corn

Under powers conferred by the Wartime Prices and Trade Board on the Co-Ordinator, Foods Administration, it is hereby ordered as follows:

Effective Date

1. Administrator's Order No. A-1784, as amended by Administrator's Orders Nos. A-1802 and A-1848, is hereby revoked and replaced by this Order which shall come into force on June 29, 1946.

Definitions

2. For the purposes of this Order,

- (a) "corn" means Canadian grown yellow, mixed and/or white corn; and
- (b) "sell" includes agree to sell and offer to sell; and "sale", "buy" and "purchase" shall have a corresponding meaning.

Application of Order

3. (1) This Order fixes maximum prices on all sales of corn except

- (a) sales by a primary producer of corn to another primary producer for any purpose other than for re-sale;
- (b) sales of corn by any feed manufacturer or feed dealer when it is sold as feed for livestock or poultry (maximum prices on such sales being governed by Administrator's Order No. A-366);
- (c) sales of corn by any person when it is sold for seeding or planting purposes.

(2) The maximum prices fixed by this Order apply to both corn which has been artificially or kiln dried and to corn which has not been artificially or kiln dried.

NOTE: Board Order No. 435 fixes maximum prices for services. The drying of corn on a custom or commission basis is a service to which that Order applies. Board Order No. 435 provides that no person may dry corn on a custom or commission basis unless the maximum price that he may charge for that service has been fixed by Section 7 of the Wartime Prices and Trade Regulations or by or under authority of the Board.

Maximum Prices for Corn

4. The maximum price at which any person may sell to any other person any corn shall, according to the moisture content and the colour of the corn, be as follows:

- (a) on sales f.o.b. Montreal, the price for the same listed in the Schedule hereto;
- (b) on sales f.o.b. any point west of Montreal, the maximum price fixed by clause (a) preceding less an amount equal to the carload lot freight rate for transporting such corn from that point to Montreal; and
- (c) on sales f.o.b. any place east, north or south of Montreal to which the carlot freight charges for transporting such corn exceed such charges for transporting the corn from the same shipping point to Montreal, the maximum price fixed by clause (a) plus an amount equal to the difference between those charges for transporting the corn from the said shipping point to Montreal and to the said place respectively.

Testing for Moisture Content

5. The moisture content of the corn shall govern in determining its maximum price under the provisions of this Order and shall be ascertained as follows:

- (1) Every shipment of corn of 800 bushels or over must be tested for moisture content and a Board of Grain Commissioners' inspection certificate must be secured to establish the moisture content of that shipment.
- (2) All corn delivered by truck must be tested for moisture content and such moisture content must be shown on the invoice.

Prohibited Transactions

6. (1) No primary producer of corn shall accept or agree to accept any seed corn or any other goods or services, free or at a price designed for or having the effect of increasing the lawful maximum price at which he may sell corn; and no person shall supply or agree to supply any seed corn or other goods or services contrary to the provisions of this Section.
- (2) No person shall
 - (a) pay to a primary producer of corn any charge for storing any corn prior to the date on which ownership of the corn passed to such person; or
 - (b) do any other act or thing that has the effect of causing the total consideration paid for any corn to exceed the maximum price therefor as fixed by this Order.

NOTE: The Wartime Prices and Trade Regulations provide that, for the purposes of those regulations and of any order, any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any goods or of any service, or received by the seller in connection with the sale of any goods or of any service, shall constitute part of the price.

Sales Invoice

7. (1) On every sale of corn to which this Order applies the seller shall at or before the time of delivery of the corn, furnish the buyer with an invoice showing the names and identifying addresses of the seller and the buyer, the date of sale, the place of delivery, the quantity sold, the moisture content of the corn at the time of sale and the price charged.
- (2) The seller shall keep a duplicate copy and the buyer the original of each invoice furnished by the seller as required by this Section, available for inspection by any authorized representative of the Board, at any time within twelve months of the date of the transaction to which it relates.

Dated at Ottawa, this 26th day of June, 1946.

K. W. TAYLOR,
Co-Ordinator, Foods Administration.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

to

Administrator's Order No. A-2030

*Maximum Prices of Corn per Bushel in Dollars, basis f.o.b. Montreal,
according to moisture content and colour of Corn*

Moisture Content	Yellow and Mixed Corn	White Corn
Up to 15·9%.....	\$1.30	\$1.45
Over 15·9% up to 16·9%.....	1.28½	1.43½
Over 16·9% up to 17·9%.....	1.26½	1.41½
Over 17·9% up to 18·9%.....	1.24	1.39
Over 18·9% up to 19·9%.....	1.21	1.36
Over 19·9% up to 20·9%.....	1.18½	1.33½
Over 20·9% up to 21·9%.....	1.17	1.32
Over 21·9% up to 22·9%.....	1.15½	1.30½
Over 22·9% up to 23·9%.....	1.14	1.29
Over 23·9% up to 24·9%.....	1.12	1.27
Over 24·9% up to 25·9%.....	1.10	1.25
Over 25·9% up to 26·9%.....	1.08	1.23
Over 26·9% up to 27·9%.....	1.06	1.21
Over 27·9% up to 28·9%.....	1.04	1.19
Over 28·9% up to 29·9%.....	1.02	1.17

On sales of any corn of over 29·9% moisture content, deduct, from the prices listed above for over 28·9% up to 29·9% moisture content corn, 2½ cents per bushel for each one per cent or fraction thereof by which the moisture content is over 29·9%.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2031

Supplies of Canned Tomatoes and Tomato Juice for Essential Requirements

While it is not considered necessary to control the sale and distribution of the 1946 pack of canned fruits and vegetables as was done in the case of the 1945 pack of those products by Board Order No. 517 and by other Orders prior to 1945, it is still considered advisable to require canners of canned tomatoes and tomato juice to retain certain quantities of their 1946 pack of those products for essential requirements.

Therefore, under powers given by the Wartime Prices and Trade Board to the Co-Ordinator, Foods Administration, it is hereby ordered as follows:

1. This Order comes into force on July 2, 1946.
2. For the purposes of this Order,
 - (a) "canner" means any processor, packer or other manufacturer producing for sale canned tomatoes and/or canned tomato juice packed in sealed metal containers;
 - (b) "fancy quality", "choice quality" and "standard quality" mean, respectively, canned tomatoes or canned tomato juice graded, packed and marked according to the standards for such qualities described in the Regulations issued under the Meat and Canned Foods Act;
 - (c) "1946 pack" means canned tomatoes and canned tomato juice processed from tomatoes grown in 1946.
3. (1) Every canner whose total 1945 pack of canned tomatoes amounted to 10,000 cases or more, shall retain in his possession or under his control fifteen (15) per cent (by volume of the pack) of his total 1946 pack of canned tomatoes.

- (2) Every canner whose total 1945 pack of canned tomato juice amounted to 20,000 cases or more shall retain in his possession or under his control fifteen (15) per cent (by volume of the pack) of his total 1946 pack of canned tomato juice.
- (3) Every canner must retain the quantities of canned tomatoes and canned tomato juice required to be retained by this Section until he receives directions in writing from the Administrator of Processed Fruits and Vegetables or from some other duly authorized representative of the Board, as to their sale and distribution to persons named in the directions; provided, however, that any balance of such retained stocks not purchased from a canner by the close of business on November 30, 1946, may be sold by him without further directions.

4. The canned tomatoes required to be retained by Section 3 shall be of choice quality and the canned tomato juice required to be retained by Section 3 shall be of fancy quality. However, if the quantity of choice quality canned tomatoes or fancy quality canned tomato juice packed by a canner is less than the percentage required to be retained, then that canner shall retain under Section 3 all his choice quality canned tomatoes or all his fancy quality canned tomato juice, as the case may be, and shall make up the deficiency in the case of canned tomatoes from his standard quality of the same and in the case of canned tomato juice from his choice quality of the same.

5. The provisions of this Order shall apply regardless of any contracts or agreements entered into either before or after the date of this Order.

Dated at Ottawa, this 27th day of June, 1946.

K. W. TAYLOR,
Co-Ordinator, Foods Administration.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2033

Maximum Prices of Oranges

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered as follows:

1. This Order comes into force on July 2, 1946.

2. Subsection (1) of Section 5 of Administrator's Order No. A-1450, as amended by Administrator's Order No. A-1855, is hereby further amended by revoking clauses (a) and (b) thereof and substituting therefor the following:

"(a) an amount equal to

- (i) the lawful maximum price, f.o.b. shipping point, at which on June 29, 1946, under the Maximum Price Regulations issued by the Office of Price Administration of that Country (hereinafter referred to as the "O.P.A. Regulations") a grower could have sold those oranges in carload lots to a carlot receiver PLUS, if bought through a broker, brokerage charges as then authorized by the said O.P.A. Regulations and PLUS an amount equal to the cost of transporting the oranges in carload lots to the city, town or village in which he has his place of business

1. from Phoenix, Arizona, if the oranges are grown in the State of California or Arizona and his place of business is situated west of the 110th meridian of west longitude;

2. from Los Angeles, California, if the oranges are grown in the State of California or Arizona and his place of business is situated east of the 110th meridian of west longitude; or
3. from Homestead, Florida, if the oranges are grown in any part of the United States of America except the States of California and Arizona; or

(ii) if he purchased the oranges in less than carload lots at or from any wholesale receiving point in that Country, the actual price paid by him for the oranges (but not exceeding the lawful maximum price, at which on June 29, 1946, under the said O.P.A. Regulations, a carlot receiver could have sold those oranges ex car at that point to a wholesaler) PLUS the cost of transporting the oranges to the city, town or village in which he has his place of business from such wholesale receiving point OR the amount fixed by paragraph (i) preceding, whichever amount is the greater;

(b) the amount actually paid by him for protective services (icing, refrigeration and/or heating, of the freight car in which the oranges are shipped to him); provided that if the oranges had been sold to him by a grower or a country shipper on a delivered price basis, he may treat as the amount actually paid by him for protective services the protective service allowance which on June 29, 1946, under the said O.P.A. Regulations applied to such delivered sales;”.

Dated at Ottawa, this 2nd day of July, 1946.

E. J. CHAMBERS,
Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2034

Maximum Prices for Coal Originating in the Province of Alberta Shipped to Points in the Province of Ontario

Under powers given by the Wartime Prices and Trade Board to the Coal Administrator, it is hereby ordered as follows:

1. This Order shall come into force on July 2, 1946.
2. For the purposes of this Order,
 - (a) "lump coal" means coal originating in any of the districts in the province of Alberta named in the Schedule to this Order screened over a four-inch opening;
 - (b) "egg coal" means coal originating in any of the said districts screened to pass through a four-inch opening and remaining on a screen opening of not less than one and one-quarter inches;
 - (c) "coal dealer" means any person who purchases and distributes coal directly to the consumer by retail sale;
 - (d) "wholesaler" means any person who purchases and sells coal otherwise than by retail sale directly to the consumer.

3. The maximum price at which any person may sell or offer to sell to a coal dealer or wholesaler and at which a coal dealer or wholesaler may buy lump coal and/or egg coal for delivery to any point in the province of Ontario to which the

railroad carload freight rate of eight dollars (\$8) or more per ton from the province of Alberta applies, is the price f.o.b. railway cars at the mine-head for that coal set opposite the respective district in the Schedule to this Order.

4. The maximum price at which a coal dealer may sell or offer to sell at retail lump coal and/or egg coal is the lawful maximum retail price at which such coal could have been sold by him immediately prior to this Order becoming effective *plus* the amount by which the purchase price of the coal to the coal dealer has been increased by or under the authority of this Order.

Dated at Ottawa, this 2nd day of July, 1946.

E. J. BRUNNING,
Coal Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

NOTE: No sale or offer for sale of lump coal and/or egg coal may be made by any person who has not established a maximum price in accordance with The Wartime Prices and Trade Regulations or by an Order issued under such Regulations until he makes an application to have his maximum price fixed under the provisions of Order No. 414 of the Board.

SCHEDULE

To Administrator's Order No. A-2034

District from which coal originates	Maximum Prices, f.o.b. Railway Cars at Mine-head	
	Lump, per ton	Egg, per ton
Drumheller, Brooks and Taber.....	\$5.15	\$4.15
Lethbridge.....	5.50	4.00
Saunders.....	6.90	6.00
Coalspur.....	5.65	5.25

PART V

Export Permit Branch
(Trade and Commerce)**Export Permit Branch Order No. 145**

OTTAWA, June 28, 1946.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraphs 2 and 4, as amended, the undersigned hereby orders:

1. That Export Permit Branch Order No. 103 of November 22, 1944, be amended in respect of Group 3 by cancelling the exemption specified therefor in Annex No. 2, so that shipments of Fibres, Textiles and Textile Products, valued in excess of \$5, will be subject to the requirement of an export permit when consigned to any part of the British Empire or to the United States, except as otherwise provided.

2. That this Order shall come into force and have effect on and after July 6, 1946.

JAS. A. MACKINNON,
Minister of Trade and Commerce

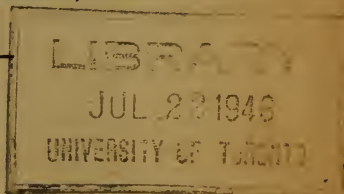
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P.C. 7225 of 3rd December, 1945



STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1946

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PART I
Orders in Council

Order in Council revoking "List of Specified Persons"

P.C. 2553

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 25th day of June, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas pursuant to Order in Council P.C. 519 of the seventh day of February, 1940, a List of Specified Persons was established for the purposes of the regulations respecting trading with the enemy;

And whereas the Secretary of State represents that it is now deemed advisable to revoke the List of Specified Persons;

Now therefore, His Excellency the Governor General in Council, on the recommendation of the Secretary of State, and pursuant to the National Emergency Transitional Powers Act, 1945, is pleased to order and doth hereby order as follows:

1. Order in Council P.C. 519 of February 7, 1940 establishing the list of Specified Persons, and the proclamation issued pursuant to such Order in Council, is revoked, such revocation to be effective on, from and after the thirtieth day of June, 1946.

2. A proclamation shall be issued and published in the *Canada Gazette* declaring that the List of Specified Persons is revoked as aforesaid.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council extending the time during which certain civil servants may elect to contribute under the Civil Service Superannuation Act in respect of temporary service

P.C. 23/2800

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 6th July, 1946.

The Board recommend that, under the authority of the National Emergency Transitional Powers Act, 1945, the undermentioned officers, who, by reason of absence on leave without pay for military service, were unable to elect to contribute for their temporary service within the period of one year prescribed by Section 5(1) of the Civil Service Superannuation Act, be granted a further period to the dates stated, in which to elect to contribute for their non-contributory service.

<i>Name</i>	<i>Rank</i>	<i>Department</i>	<i>Effective</i>
L. W. Burrows	Postal Clerk	Post Office	June 3, 1946
J. S. V. Chalmers	Customs and Excise Examiner	National Revenue	June 4, 1946
Harry W. Gordon	Hospital Nursing-Orderly, Grade 2	Veterans Affairs	June 6, 1946
Giulio Di Labio	Clerk, Grade 4	Post Office	June 11, 1946
W. T. Kevern	Gardener, Grade 2	Agriculture	June 14, 1946

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending regulations *re* payments Rehabilitation Grant (P.C. 6358, 2nd October, 1945)

P.C. 2801

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 5th day of July 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Rehabilitation Grant payable under Order in Council P.C. 6358 dated 2nd October, 1945, as amended by Order in Council P.C. 17 of 11th January, 1946, and P.C. 1701 of 30th April, 1946, is based in each case upon the pay of the rank or appointment held on discharge or retirement and is payable to all officers and men of the Canadian Armed Forces who have served continuously on Active Service for 183 days, upon their discharge or retirement;

And whereas the principle that the Rehabilitation Grant aforesaid in respect to personnel of the Armed Forces volunteering and accepted for the Interim or Permanent Forces will be computed on the pay of the rank or appointment held on 31st March, 1946, has been approved by Order in Council P.C. 1701 dated 30th April, 1946, and the regulations regarding the Rehabilitation Grant authorized by the Orders in Council aforesaid have been amended accordingly;

And whereas under present policy personnel volunteering and accepted for the Interim or Permanent Forces may be required to revert in rank. In cases where such reversion was carried out prior to 1st April, 1946, the personnel concerned would be prejudicially affected with respect to financial benefits accruing to them as a result of war service inasmuch as the Rehabilitation Grant would be computed at a lower rate;

And whereas the Minister of National Defence represents that personnel of the Canadian Armed Forces who are reduced in rank or appointment by reason of their application and acceptance for the Interim or Permanent Forces prior to 1st April, 1946, should receive the Rehabilitation Grant based on the rank or grade held at the time of their acceptance for the Interim or Permanent Forces and that the regulations authorized by Order in Council P.C. 6358 dated 2nd October, 1945, as amended by Orders in Council P.C. 17 of 11th January, 1946, and P.C. 1701 of 30th April, 1946, should be further amended accordingly;

And whereas the estimated cost of the foregoing proposal for the fiscal year 1946-47 amounts to \$4,651 of non-recurring expenditure, being \$400 in respect of the Naval Service, \$1,551 in respect of the Army and \$2,700 in respect of the Air Force. On approval of the estimates for Demobilization and Reconversion, 1946-47, funds will be available in the respective service allotments.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, concurred in by the Minister of National Defence for Naval Services, and the Minister of National Defence for Air, and under and by virtue of the National Emergency Transitional Powers Act, 1945, is pleased to amend the regulations respecting the Rehabilitation Grant authorized by Order in Council P.C. 6358 dated 2nd October, 1945, as amended by Orders in Council P.C. 17 of 11th January, 1946, and P.C. 1701 of 30th April, 1946, and they are hereby further amended by adding to sub-paragraph (d) of paragraph 6A the following:

Provided that where such a member has on or before the 31st day of March, 1946, been required to accept a lower rate of pay and/or of dependents allowance whether by reason of reversion in rank or appointment, or otherwise, as a condition of acceptance for service in the Naval, Military, or Air Forces of Canada for a special period terminating on or after the thirtieth day of September, 1947, or of acceptance in the Permanent Naval, Military or Air Forces, the Rehabilitation Grant may be computed on such rates of pay and dependents allowance as were in issue to him and on his behalf immediately prior to the date upon which the aforesaid lower rate of pay and/or dependents allowance became applicable to him if more beneficial to him.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council extending the time during which certain civil servants may elect to contribute under the Civil Service Superannuation Act in respect of temporary service

P.C. 30/2867

Certified to be a true copy of a Minute of a Meeting of the Committee of the Treasury Board, approved by His Excellency the Governor General on the 10th July, 1946.

The Board recommend that, under authority of the National Emergency Transitional Powers Act, the undermentioned officers, who, by reason of absence on leave without pay for military service were unable to elect to contribute for their temporary service within the period of one year prescribed by Section 5 (1) of the Civil Service Superannuation Act, be granted a further period to the dates stated, in which to elect to contribute for their non-contributory service:

<i>Name</i>	<i>Rank</i>	<i>Department</i>	<i>Effective</i>
G. G. Foolkes	Physical Training Instructor	Justice	May 27, 1946
J. B. Lane	Industrial Research Clerk	Labour	June 6, 1946
F. C. B. Cummins	Senior Clerk	Justice	June 14, 1946
R. Gosse	Guard	Justice	June 14, 1946
J. E. Murphy	Steward	Transport	June 15, 1946
George R. Anderson	Guard	Justice	June 15, 1946
William N. Hunt	Clerk, Grade 1, Comp. of the Treasury	Finance	June 17, 1946
Alexander Koster	Postal Clerk	Post Office	June 17, 1946
Donald Davies	Clerk, Grade 4	Public Works	June 17, 1946
F. G. Butterworth	Letter Carrier	Post Office	June 19, 1946
L. C. Henry	Letter Carrier	Post Office	June 19, 1946
W. A. Kelsall	Postal Clerk	Post Office	June 25, 1946

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF LABOUR

Appointment of Deputy Controller

*Order made by the Minister of Labour under Order in Council P.C. 2556
of June 20, 1946*

Pursuant to the authority vested in the Minister of Labour by section five of Order in Council P.C. 2556 of June 20, 1946, I, Humphrey Mitchell, Minister of Labour, do hereby appoint Captain J. E. Matheson, Regional Director, Merchant Seamen's Manning Pool, Department of Transport, Montreal, Quebec, as Deputy Controller under the said Order in Council P.C. 2556 of June 20, 1946.

Dated at Ottawa this 6th day of July, A.D. 1946.

HUMPHREY MITCHELL,
Minister of Labour.

DEPARTMENT OF NATIONAL REVENUE

WM No. 2

Fourth Revision

Supplement No. 3

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 2nd July, 1946.

To Collectors of Customs and Excise, and others concerned:

Foreign Exchange Control Board

The list of members of stock exchanges and Investment Dealers' Association of Canada contained in Appendix No. II of Memorandum WM No. 2 (Fourth Revision) is amended as follows:

Additions

Crown Trust and Guarantee Company	Fairelough & Company Limited
Bingham & Company Limited, Richard	Farris Ltd., Ralph K.
Castledine & Co. Limited, V.S.	Gairdner, Son & Company
Cochrane Murray & Hay	Hagar Investments Limited
Crombie & Company Limited, Kenneth	Harris & Company, Goodwin
Dominick Corporation of Canada	Jackson & Company Limited, L. S.
Dube & Cie, Inc., Oscar	

Deletions

Crown Trust Co.	Drummond-Hay, A. B.
Trusts & Guarantee Company Ltd., The	Fox, E. D. & Co. Limited
Bellinger, H.D. & Co. Limited	Goodwin, Harris & Co.
Castledine Poulin & Co. Ltd.	Gunn C. S. & Company Limited
Cross, Clifton C. & Co. (Man.) Ltd.	Lamprey, J. H.
Drewry, C. E.	Waghorn, Gwynn & Company Ltd.

D. SIM

*Deputy Minister of National Revenue
Customs and Excise.*

WM No. 100
Supplement No. 14

MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 20th June, 1946.

To Collectors of Customs and Excise, and others concerned in the Provinces of Manitoba, Saskatchewan, Alberta and British Columbia.

Prohibited Imports

Effective the 22nd June, 1946, General Permit No. G-2400 is no longer valid for the importation of Cucumbers into the Provinces of Manitoba, Saskatchewan, Alberta and British Columbia, provided that specific permits will not be required for shipments of cucumbers actually in transit from producing areas on or before the 21st June, 1946.

Vide Memorandum WM No. 100, Supplement No. 1, for instructions respecting applications for specific permits.

D. SIM

*Deputy Minister of National Revenue
Customs and Excise.*

WM No. 100
Supplement No. 15

MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 25th June, 1946.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports

Effective the 28th June 1946, General Permit No. G-2400 is no longer valid for the importation of Carrots, provided that specific permits will not be required for shipments of carrots actually in transit from producing areas on or before the 27th June, 1946.

Vide Memorandum WM No. 100, Supplement No. 1, for instructions respecting applications for specific permits.

D. SIM

*Deputy Minister of National Revenue
Customs and Excise.*

WM No. 100
Supplement No. 16

MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 25th June, 1946.

To Collectors of Customs and Excise, and others concerned in the Provinces of Manitoba, Saskatchewan, Alberta and British Columbia.

Prohibited Imports

Effective the 28th June, 1946, General Permit No. G-2400 is no longer valid for the importation of Apricots into the Provinces of Manitoba, Saskatchewan, Alberta and British Columbia, provided that specific permits will not be required for shipments of Apricots actually in transit from producing areas on or before the 27th June, 1946.

Vide Memorandum WM No. 100, Supplement No. 1, for instructions respecting applications for specific permits.

D. SIM

*Deputy Minister of National Revenue
Customs and Excise.*

WM No. 103
 Supplement No. 1
MEMORANDUM
 (CUSTOMS DIVISION)

OTTAWA, 25th June, 1946.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports

The import control on manila, java or sisal fibres of all kinds and grades, and cables, ropes, twine or other cordage wholly or in part thereof, has been revoked. Memorandum WM No. 103 is cancelled.

D. SIM
*Deputy Minister of National Revenue
 Customs and Excise.*

(P.C. 2482, 18/6/46—Authority, National Emergency Transitional Powers Act).

DEPARTMENT OF SECRETARY OF STATE OF CANADA
GOVERNMENT NOTICES

Revised Regulations Respecting Trading with the Enemy (1943)

NOTICE *re* ALBANIA

The Secretary of State of Canada under and by virtue of the provisions of the Revised Regulations Respecting Trading with the Enemy (1943) hereby gives notice that, subject as hereinafter mentioned, trade may be resumed with persons residing in Albania, and this notice shall constitute the permission of the Secretary of State to re-open trade with persons residing in the said territory. Any person who engages in such trade shall not be deemed to be trading with the enemy but such persons are advised that, owing to the shortage of shipping and foreign exchange and communication problems, difficulties may be encountered.

The permission hereby given shall apply only to transactions entered into after the date of this notice; and any property which shall have vested in the Secretary of State acting in his capacity as Custodian under and by virtue of any regulations respecting trading with the enemy shall continue to be so vested, notwithstanding the permission hereby given, and the property shall continue under his control until it is expressly released under the provisions of the Revised Regulations Respecting Trading with the Enemy (1943).

Dated at Ottawa this 25th day of June, 1946.

PAUL MARTIN,
Secretary of State of Canada.

Revised Regulations Respecting Trading with the Enemy (1943)

NOTICE *re* AUSTRIA

The Secretary of State of Canada under and by virtue of the provisions of the Revised Regulations Respecting Trading with the Enemy (1943) hereby gives notice that, subject as hereinafter mentioned, limited trade may be resumed with persons residing in Austria; and this notice shall constitute the permission of the Secretary of State to re-open trade with persons residing in the said territory. Such trading must be carried on exclusively through the Canadian Commercial Corporation and will be subject to the various controls still in force.

Limited relief shipments by individual Canadian citizens will also be permitted to this country, subject to the regulations of the Export Permit Branch and the Post Office Department.

Any person who engages in such trade shall not be deemed to be trading with the enemy but such persons are advised that, owing to the shortage of shipping and foreign exchange and communication problems, and other controls still in force, difficulties may be encountered.

The permission hereby given shall apply only to transactions entered into after the date of this notice; and any property which shall have vested in the Secretary of State acting in his capacity as Custodian under and by virtue of any regulations respecting trading with the enemy shall continue to be so vested, notwithstanding the permission hereby given, and the property shall continue under his control.

Dated at Ottawa this 25th day of June, 1946.

PAUL MARTIN,
Secretary of State of Canada.

Revised Regulations Respecting Trading with the Enemy (1943)

NOTICE *re* ESTONIA

The Secretary of State of Canada under and by virtue of the provisions of the Revised Regulations Respecting Trading with the Enemy (1943) hereby gives notice that, subject as hereinafter mentioned, trade may be resumed with persons residing in Estonia, and this notice shall constitute the permission of the Secretary of State to re-open trade with persons residing in the said territory. Any person who engages in such trade shall not be deemed to be trading with the enemy but such persons are advised that, owing to the shortage of shipping and foreign exchange and communication problems, difficulties may be encountered.

The permission hereby given shall apply only to transactions entered into after the date of this notice; and any property which shall have vested in the Secretary of State acting in his capacity as Custodian under and by virtue of any regulations respecting trading with the enemy shall continue to be so vested, notwithstanding the permission hereby given, and the property shall continue under his control until it is expressly released under the provisions of the Revised Regulations Respecting Trading with the Enemy (1943).

Dated at Ottawa this 25th day of June, 1946.

PAUL MARTIN,
Secretary of State of Canada.

Revised Regulations Respecting Trading with the Enemy (1943)

NOTICE *re* FORMOSA

The Secretary of State of Canada under and by virtue of the provisions of the Revised Regulations Respecting Trading with the Enemy (1943) hereby gives notice that, subject as hereinafter mentioned, trade may be resumed with persons residing in Formosa, and this notice shall constitute the permission of the Secretary of State to re-open trade with persons residing in the said territory. Any person who engages in such trade shall not be deemed to be trading with the enemy but such persons are advised that, owing to the shortage of shipping and foreign exchange and communication problems, difficulties may be encountered.

The permission hereby given shall apply only to transactions entered into after the date of this notice; and any property which shall have vested in the Secretary of State acting in his capacity as Custodian under and by virtue of any regulations respecting trading with the enemy shall continue to be so vested, notwithstanding the permission hereby given, and the property shall continue under his control until it is expressly released under the provisions of the Revised Regulations Respecting Trading with the Enemy (1943).

Dated at Ottawa this 25th day of June, 1946.

PAUL MARTIN
Secretary of State of Canada.

Revised Regulations Respecting Trading with the Enemy (1943)**NOTICE re GERMANY**

The Secretary of State of Canada under and by virtue of the provisions of the Revised Regulations Respecting Trading with the Enemy (1943) hereby gives notice that, subject as hereinafter mentioned, limited trade may be resumed with persons residing in Germany; and this notice shall constitute the permission of the Secretary of State to re-open trade with persons residing in the said territory. Such trading must be carried on exclusively through the Canadian Commercial Corporation and will be subject to the various controls still in force.

Limited relief shipments by individual Canadian citizens will also be permitted to this country, subject to the regulations of the Export Permit Branch and the Post Office Department.

Any person who engages in such trade shall not be deemed to be trading with the enemy but such persons are advised that, owing to the shortage of shipping and foreign exchange and communication problems, and other controls still in force, difficulties may be encountered.

The permission hereby given shall apply only to transactions entered into after the date of this notice; and any property which shall have vested in the Secretary of State acting in his capacity as Custodian under and by virtue of any regulations respecting trading with the enemy shall continue to be so vested, notwithstanding the permission hereby given, and the property shall continue under his control.

Dated at Ottawa this 25th day of June, 1946.

PAUL MARTIN
Secretary of State of Canada.

Revised Regulations Respecting Trading with the Enemy (1943)**NOTICE re JAPAN**

The Secretary of State of Canada under and by virtue of the provisions of the Revised Regulations Respecting Trading with the Enemy (1943) hereby gives notice that, subject as hereinafter mentioned, limited trade may be resumed with persons residing in Japan; and this notice shall constitute the permission of the Secretary of State to re-open trade with persons residing in the said territory. Such trading must be carried on exclusively through the Canadian Commercial Corporation and will be subject to the various controls still in force.

Limited relief shipments by individual Canadian citizens will also be permitted to this country, subject to the regulations of the Export Permit Branch and the Post Office Department.

Any person who engages in such trade shall not be deemed to be trading with the enemy but such persons are advised that, owing to the shortage of shipping and foreign exchange and communication problems, and other controls still in force, difficulties may be encountered.

The permission hereby given shall apply only to transactions entered into after the date of this notice; and any property which shall have vested in the Secretary of State acting in his capacity as Custodian under and by virtue of any regulations respecting trading with the enemy shall continue to be so vested, notwithstanding the permission hereby given, and the property shall continue under his control.

Dated at Ottawa this 25th day of June, 1946.

PAUL MARTIN
Secretary of State of Canada.

Revised Regulations Respecting Trading with the Enemy (1943)**NOTICE re KOREA**

The Secretary of State of Canada under and by virtue of the provisions of the Revised Regulations Respecting Trading with the Enemy (1943) hereby gives notice that, subject as hereinafter mentioned, limited trade may be resumed with persons residing in Korea; and this notice shall constitute the permission of the Secretary of

State to re-open trade with persons residing in the said territory. Such trading must be carried on exclusively through the Canadian Commercial Corporation and will be subject to the various controls still in force.

Limited relief shipments by individual Canadian citizens will also be permitted to this country, subject to the regulations of the Export Permit Branch and the Post Office Department.

Any person who engages in such trade shall not be deemed to be trading with the enemy but such persons are advised that, owing to the shortage of shipping and foreign exchange and communication problems, and other controls still in force, difficulties may be encountered.

The permission hereby given shall apply only to transactions entered into after the date of this notice; and any property which shall have vested in the Secretary of State acting in his capacity as Custodian under and by virtue of any regulations respecting trading with the enemy shall continue to be so vested, notwithstanding the permission hereby given, and the property shall continue under his control.

Dated at Ottawa this 25th day of June, 1946.

PAUL MARTIN,
Secretary of State of Canada.

Revised Regulations Respecting Trading with the Enemy (1943)

NOTICE *re* LATVIA

The Secretary of State of Canada under and by virtue of the provisions of the Revised Regulations Respecting Trading with the Enemy (1943) hereby gives notice that, subject as hereinafter mentioned, trade may be resumed with persons residing in Latvia, and this notice shall constitute the permission of the Secretary of State to re-open trade with persons residing in the said territory. Any person who engages in such trade shall not be deemed to be trading with the enemy but such persons are advised that, owing to the shortage of shipping and foreign exchange and communication problems, difficulty may be encountered.

The permission hereby given shall apply only to transactions entered into after the date of this notice; and any property which shall have vested in the Secretary of State acting in his capacity as Custodian under and by virtue of any regulations respecting trading with the enemy shall continue to be so vested, notwithstanding the permission hereby given, and the property shall continue under his control until it is expressly released under the provisions of the Revised Regulations Respecting Trading with the Enemy (1943).

Dated at Ottawa this 25th day of June, 1946.

PAUL MARTIN,
Secretary of State of Canada.

Revised Regulations Respecting Trading with the Enemy (1943)

NOTICE *re* LITHUANIA

The Secretary of State of Canada under and by virtue of the provisions of the Revised Regulations Respecting Trading with the Enemy (1943) hereby gives notice that, subject as hereinafter mentioned, trade may be resumed with persons residing in Lithuania, and this notice shall constitute the permission of the Secretary of State to re-open trade with persons residing in the said territory. Any person who engages in such trade shall not be deemed to be trading with the enemy but such persons are advised that, owing to the shortage of shipping and foreign exchange and communication problems, difficulties may be encountered.

The permission hereby given shall apply only to transactions entered into after the date of this notice; and any property which shall have vested in the Secretary of

State acting in his capacity as Custodian under and by virtue of any regulations respecting trading with the enemy shall continue to be so vested, notwithstanding the permission hereby given, and the property shall continue under his control until it is expressly released under the provisions of the Revised Regulations Respecting Trading with the Enemy (1943).

PAUL MARTIN,
Secretary of State of Canada.

Revised Regulations Respecting Trading with the Enemy (1943)

NOTICE *re* POLAND

The Secretary of State of Canada under and by virtue of the provisions of the Revised Regulations Respecting Trading with the Enemy (1943) hereby gives notice that, subject as hereinafter mentioned, trade may be resumed with persons residing in Poland, and this notice shall constitute the permission of the Secretary of State to re-open trade with persons residing in the said territory. Any person who engages in such trade shall not be deemed to be trading with the enemy but such persons are advised that, owing to the shortage of shipping and foreign exchange and communication problems, difficulties may be encountered.

The permission hereby given shall apply only to transactions entered into after the date of this notice; and any property which shall have vested in the Secretary of State acting in his capacity as Custodian under and by virtue of any regulations respecting trading with the enemy shall continue to be so vested, notwithstanding the permission hereby given, and the property shall continue under his control until it is expressly released under the provisions of the Revised Regulations Respecting Trading with the Enemy (1943).

Dated at Ottawa this 25th day of June, 1946.

PAUL MARTIN,
Secretary of State of Canada.

PART III
 Wartime Prices and Trade Board
 (Finance)

GOVERNMENT NOTICE
WARTIME PRICES AND TRADE BOARD

Statement of Policy on Import Subsidies Effective July 8, 1946

When the price ceiling was imposed it became necessary to provide means whereby essential consumer goods could continue to be imported and sold within prescribed maximum prices. The Board has issued a number of policy statements concerning subsidies on imported goods, the latest of which is dated January 14, 1946. In the case of import subsidy the practice has been to pay subsidies on certain broadly defined classes of goods subject to a number of specific exclusions. The list of exclusions has now reached substantial proportions and in view of the obvious necessity for curtailing the payment of subsidy to the maximum extent, consistent with the Government's stabilization policy, it is believed that the time is opportune for determination of further exclusions. This fact makes possible a change in the manner of presentation since it is now practical to issue a specific list of those goods which are eligible for subsidy. All goods not so listed will be ineligible. Consequently the Statement of January 14, 1946, is withdrawn.

The conditions under which the general policy will be carried out, either by direct Government purchase abroad or by payment of subsidies, are set out below. Correspondence on these subjects should be directed to Commodity Prices Stabilization Corporation Ltd., (hereinafter referred to as the Corporation), Ottawa, a Crown Company incorporated for the purpose of making bulk purchases of imports and paying subsidies under the direction of the Wartime Prices and Trade Board (hereinafter referred to as the Board).

Import Subsidies

1. Persons purchasing goods abroad, for which maximum prices have not been established, or which are now made ineligible for subsidy, are reminded of the provisions of Order No. 414 of the Board in respect of the fixation or variation of the maximum prices of goods.

2. (a) Wherever import prices of "eligible" goods rise to a degree which, in the opinion of the Board or of the Corporation, cannot be absorbed by trade and industry, subsidies will be payable by the Corporation upon the principles set forth below. It should also be noted, however, that the Board may recommend to the Government that duties and taxes on imported goods in such circumstances be reduced so as to eliminate or reduce the need for subsidies.

(b) The payment of subsidies is discretionary not obligatory; no person has any legal right to an import subsidy or any other subsidy administered by or under the direction of the Board. It follows that subsidies shall not be payable, and, if already paid may be recovered, on any imports not falling within the conditions of eligibility for import subsidy herein set forth.

3. Eligibility for subsidy is limited to those goods listed or described in Schedules I and II hereto when sold in compliance with regulations from time to time made effective by the Board and subject to the further limitations stated in Schedule II and in paragraphs 4 and 5 hereof. The Board may from time to time make additions to or deletions from the said Schedules; and goods classified by the Department of National Revenue for Customs purposes under a tariff item not in effect on January 1, 1946, are deemed to be included in Schedule II hereto and are subject to all the limitations applying to that Schedule.

4. Eligibility for import subsidy extends to the following classes of goods:

- (a) Consumer goods, i.e., goods for personal or household use or consumption;
- (b) Materials to be used in the production of consumer goods and which form a component part or constituent material of such consumer goods;
- (c) Such other goods as from time to time may be specifically ruled eligible by the Board.

N.B. Goods shall be considered consumer goods if they are in their nature adapted and designed for use as such, regardless of the actual use to which any particular goods may from time to time be put by the buyer.

5. Notwithstanding other conditions of eligibility, unless specific exceptions are made by the Board, subsidies are not payable in the following cases:

- (a) Goods imported direct by consumers;
 - (b) Goods for which entry for consumption at Customs was passed prior to December 1, 1941;
 - (c) Where the total subsidy which would be payable to the applicant therefore in respect to all goods entered for consumption at Customs in any calendar month is less than \$25.00;
 - (d) Goods the sale of which at retail in Canada is suspended from maximum prices. Such exclusion from subsidy shall come into effect from time to time without further notice with respect to all imports after the date of such exemption;
 - (e) Goods which have been or are to be re-exported from Canada or delivered as ships' stores or ships' equipment, unless such goods are subject to a Repayment of Subsidy Notice issued pursuant to Order in Council P.C. 5518, of July 16, 1943, and amendments thereto.
6. (a) Applications for import subsidy will not be considered unless received in the Corporation's office in Ottawa within three calendar months after the date on which the goods, in respect of which the application is made, were entered for consumption at Customs. The Corporation may in special circumstances grant an extension of this period if during that time an applicant so requests, giving full information as to the reasons why such extension should be considered.
- (b) The maximum amount of subsidy payable in respect of any eligible goods is the amount by which the laid-down cost of the goods exceeds the laid-down cost of identical or similar goods entered for consumption during the basic period (September 15 to October 11, 1941), or at such other time, or exceeds such other cost, as, in the opinion of the Board or the Corporation, may be appropriate having regard to the maximum selling price of such goods, or of goods made from or with them.
 - (c) A subsidy shall not be payable if, or shall be less than the aforesaid maximum to the extent that, the increased laid-down cost can, in the opinion of the Board or the Corporation, reasonably be expected to be borne by the applicant or by subsequent purchasers other than consumers at retail.
 - (d) Subsidies may be paid by computation on an individual import basis; or by estimating average or appropriate costs or selling prices for a number of importers, or for a number of related imports; or by determining from time to time a specific subsidy, or a maximum subsidy, or a uniform or other equitable basis for subsidy. These principles of administration may be applied to the recovery of subsidy.
 - (e) A subsidy shall not be payable, or shall be reduced in amount, in any case where in the opinion of the Corporation the importation was unjustified because adequate supplies of substantially similar goods of domestic origin or production were available at reasonable prices, or where the cost of the particular goods is deemed to be excessive.

7. From time to time goods may be made ineligible for subsidy or made conditionally eligible

- (a) by removal from Schedules I or II, or
- (b) by transfer from Schedule I to Schedule II.

In such cases the Corporation will give consideration to applications in respect of goods entered for consumption at Customs after the effective date of the change in status provided such imports arise from firm purchase commitments, of reasonable character and amount, entered into prior to the date of such change but not prior to December 1, 1941. The Corporation may pay subsidies in such cases and to such extent as it deems fair and reasonable, but consideration will not be given to any such application unless notification of such commitments, together with full particulars thereof, have been filed with the Corporation at Ottawa within 30 days from the date of the change in status of eligibility. The Corporation will acknowledge receipt of such filing and any subsequent application for subsidy must include reference to the date of such acknowledgment.

8. In cases where any eligible goods, or goods produced therefrom, are
- (a) permitted to be sold at an increased maximum price, or
 - (b) suspended from maximum prices,

the Board may direct the Corporation to recover any subsidy involved in such goods in accordance with the principles stated in Paragraph 6(d) above.

9. Importers are reminded that every effort must be made to make purchases abroad on as favourable terms as possible. The payment of import subsidies is not intended to remove the incentive of importers to apply their best business judgment in buying goods for import into Canada. If this is not done, or if foreign suppliers attempt to take advantage of the situation to raise prices unduly, or to maintain prices at unduly high levels, subsidy may be withdrawn or reduced. It must be emphasized also that subsidies are not payable if similar goods of domestic origin or production are available at reasonable prices, and consequently the diversion of purchases from domestic to foreign sources of supply, if not justified by a shortage of supply in Canada, will result in the reduction or elimination of the subsidy, or in the exclusion of the importer concerned from the benefits of the subsidy. Importers are further reminded that there are special limitations on the amount of subsidy payable with respect to certain goods. These limitations continue in effect unless and until altered by the Board or the Corporation.

Bulk Purchasing

10. The Corporation has been and will be from time to time authorized to buy from other countries certain goods in short supply. In general, concurrently with such an authorization, similar goods are declared ineligible for subsidy. It is not the intention of the Corporation to set up machinery duplicating that of the existing trade and so far as is consistent with the policy of bulk purchasing abroad, existing trade channels will be used. It follows that, as in the case of subsidies, goods bulk purchased by the Corporation are subject to any relevant Repayment of Subsidy Notices issued pursuant to Order in Council P.C. 5518, of July 16, 1943, and amendments thereto, or, if no Repayment of Subsidy Notice applies, the trading loss may be recovered by the Corporation in such other manner as it considers practicable on goods which have been or are to be

- (1) re-exported from Canada, or
- (2) delivered as ships' stores or ships' equipment.

D. GORDON,
Chairman.

Ottawa, July 6, 1946.

SCHEDULE 1

GOODS ELIGIBLE FOR SUBSIDY SUBJECT ONLY TO THE LIMITATIONS AND
CONDITIONS SET FORTH IN THE STATEMENT OF POLICY
ON IMPORT SUBSIDIES.

NOTE—(Sections preceded by an asterisk (*) have been specifically ruled eligible for subsidy under Clause 4(c) of this Statement).

<i>Section</i>	<i>Tariff Item(s)</i>	<i>Description of Goods</i>
1.	274, 586, 587, 587a, 588	Coal and coke, not including lignite coal.
2.	ex 520, 521	Raw cotton, cotton linters, cotton fibres, carded sliver wholly of cotton.
3.	ex 522, ex 522a, ex 522 b, ex 522c, 522e, 793, 797	Rovings, yarns and warps, wholly of cotton, including threads, cords and twines, but not including: (a) yarns for tufting purposes; (b) yarns for making so-called chenille or candlewick products; (c) cotton yarns, wholly or partially covered with metallic strip, generally known as tinsel thread; (d) multi-coloured and novelty wrapping twines and cords; (e) yarns for the manufacture of full fashioned hosiery.
4.	ex 523, ex 523a, ex 523b, ex 523c, ex 523e, 523j, 523k, ex 523l, ex 524a	Woven fabrics, wholly of cotton, including cretonnes and gabardines but not including: (a) fabrics for making so-called chenille or candlewick products; (b) cotton bags.
5.	ex 524a	Fabrics with cut weft pile, of cotton and synthetic textile fibres or filaments.
6.	ex 532, ex 548	Sheets, pillow cases, diapers, towels, wash-cloths, made wholly or in chief value of cotton, not embroidered or otherwise decorated except in the weave. These restrictions as to eligibility shall not apply to hemstitching, or plain coloured borders.
7.	ex 532a	Handkerchiefs wholly of cotton, not embroidered, monogrammed, or initialled.
*8.	ex 535, ex 535a, ex 538a	Vegetable fibres other than cotton for the manufacture of rope or binder twine.
9.	ex 540	Woven fabrics, in the web, wholly of flax or hemp, sheets, pillow cases, towels and handkerchiefs wholly of flax or hemp; towelling and glass cloth of crash or huck, woven fabrics in the web, towels and glass cloths of crash or huck, wholly or in part of flax or hemp, not containing silk, synthetic textile fibres or filaments, or wool. The above not to include: (1) handkerchiefs, embroidered, monogrammed or initialled; (2) linens other than handkerchiefs which are embroidered or otherwise decorated except in the weave. These restrictions as to eligibility shall not apply to hemstitching, or plain coloured borders.

<i>Section</i>	<i>Tariff Item(s)</i>	<i>Description of Goods</i>
10.	542, 542a	Woven or braided fabrics, wholly or in part of vegetable fibres, n.o.p.
11.	551a, 551c, 551d	Yarns and warps, wholly or in part of wool or hair, imported by manufacturers for use exclusively in their own factories.
12.	ex 553	Blankets of cotton, not to include automobile rugs, steamer rugs or similar articles.
13.	554, 554b, 554c	Woven fabrics wholly or in part of wool or hair.
14.	ex 557b 558b, ex 558d, 558f	Filaments or loose fibres wholly of synthetic textiles, not more advanced than in the form of sliver; rovings, yarns and warps, wholly or in part of synthetic textile fibres or filaments including threads, cords and twist, but not including yarns wholly or partially covered with metallic strip.
*15.	561, 561b	Woven fabrics, wholly or in part of synthetic textile fibres or filaments, n.o.p.
16.	ex 568	Knitted fabrics of wool, cotton, flax, hemp or synthetic textile fibres or filaments.
*17.	ex 682, 682a	Fishing nets and nettings; threads, twines, lines and marlines; rope and cordage; fishing net floats.

SCHEDULE II

GOODS ELIGIBLE FOR SUBSIDY ONLY IN CASES WHERE PRIOR TO ENTRY FOR CONSUMPTION AT CUSTOMS, AN ARRANGEMENT RESPECTING SUBSIDY HAS BEEN ENTERED INTO WITH THE CORPORATION

NOTE:—(Sections preceded by an asterisk (*) have been specifically ruled eligible for subsidy under Clause 4(c) of this Statement).

- | | | |
|-----|---|--|
| 1. | ex 13, ex 14, ex 258,
ex 259, ex 259a, ex 259b,
ex 265, ex 265a, ex 266,
ex 276a, ex 276b, ex 535,
ex 662, ex 278, ex 278a,
ex 278b, ex 278c, ex 280,
ex 711, ex 824, ex 838,
ex 839, et al. | Oils and fats, vegetable, animal, marine or marine animal, for the manufacture of soap or shortening. |
| *2. | 43b, 68, ex 77, 219f,
ex 265, ex 265a, ex 265b,
ex 265c, ex 276b, ex 535,
ex 662, ex 663c, 663e,
663g, ex 711, 847, et al. | Prepared or mixed feeds for livestock or poultry, and the following other feeds or feed ingredients: linseed oil cake, linseed oil cake meal, cotton seed, cotton seed oil, cotton seed cake, cotton seed cake meal, palm nutcaké meal, alfalfa meal, beet pulp, bone meal, blood meal, flax meal, fish oils, fish meal, fish liver meal, gluten food or gluten meal, kelp, kelp meal, locust beans, locust bean meal, peanut oil meal, sunflower seed oil meal, riboflavin, tankage and meat scrap or meal, brewers' or distillers' dried solubles, soya bean oil cake, and soya bean oil meal. |

- | | | |
|------|-----------------|---|
| 3. | ex 47, ex 663c | Soya beans. |
| 4. | 55, ex 711 | Indian corn, corn and hominy grits. |
| 5. | 62 | Rice, uncleaned, unhulled or paddy. |
| 6. | 109a | Peanuts, green, in the shell or not further processed than shelled. |
| 7. | ex 113a | Copra or broken-cocoanut meat for crushing |
| 8. | ex 114a | Palm kernels, for crushing. |
| 9. | 137 | Molasses. |
| 10. | ex 152 | Grapefruit juice. |
| 11. | 267c | Crude petroleum. |
| *12. | ex 440j, ex 682 | Common ringed hooks, sizes No. 1/0, No. 1, No. 2; fish hooks for deep-sea or lake fishing, not smaller in size than number 2/0. |
| 13. | 549 | Wool, the hair of camel, alpaca, goat or other like animal, not further prepared than combed. |
| 14. | ex 567a | Hemmed rayon marquisette for use in the manufacture of curtains. |
| 15. | ex 599 | Goatskins, kidskins, sheepskins and lamb's skins, raw, whether dry, salted or pickled. |

Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 603

Controlling the Sale and Distribution of Canned Fruits and Vegetables

Under powers given to the Board by The Wartime Prices and Trade Regulations being Order in Council P.C. 8528 of November 1, 1941, and amendments, the Board hereby orders as follows:

1. This Order comes into force on July 8, 1946.
2. Board Order No. 517, which controlled the sale and distribution of canned fruits and vegetables of the 1945 pack, is hereby revoked.

Made at Ottawa, this 2nd day of July, 1946.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 641

Invoicing of Certain Imported and Domestic Goods

Administrator's Order No. A-2000 requires certain sellers and buyers to keep particular records of their sales and purchases of the domestic goods listed in the Schedule to that Order.

Administrator's Order No. A-2041 requires certain sellers and buyers to keep particular records of their sales and purchases of the imported goods listed in the Schedule to that order.

It is desirable that provision be made for the keeping of proper records of all sales and purchases of any goods listed in the Schedule to either of the above-mentioned orders, whether the goods are of Canadian or foreign manufacture.

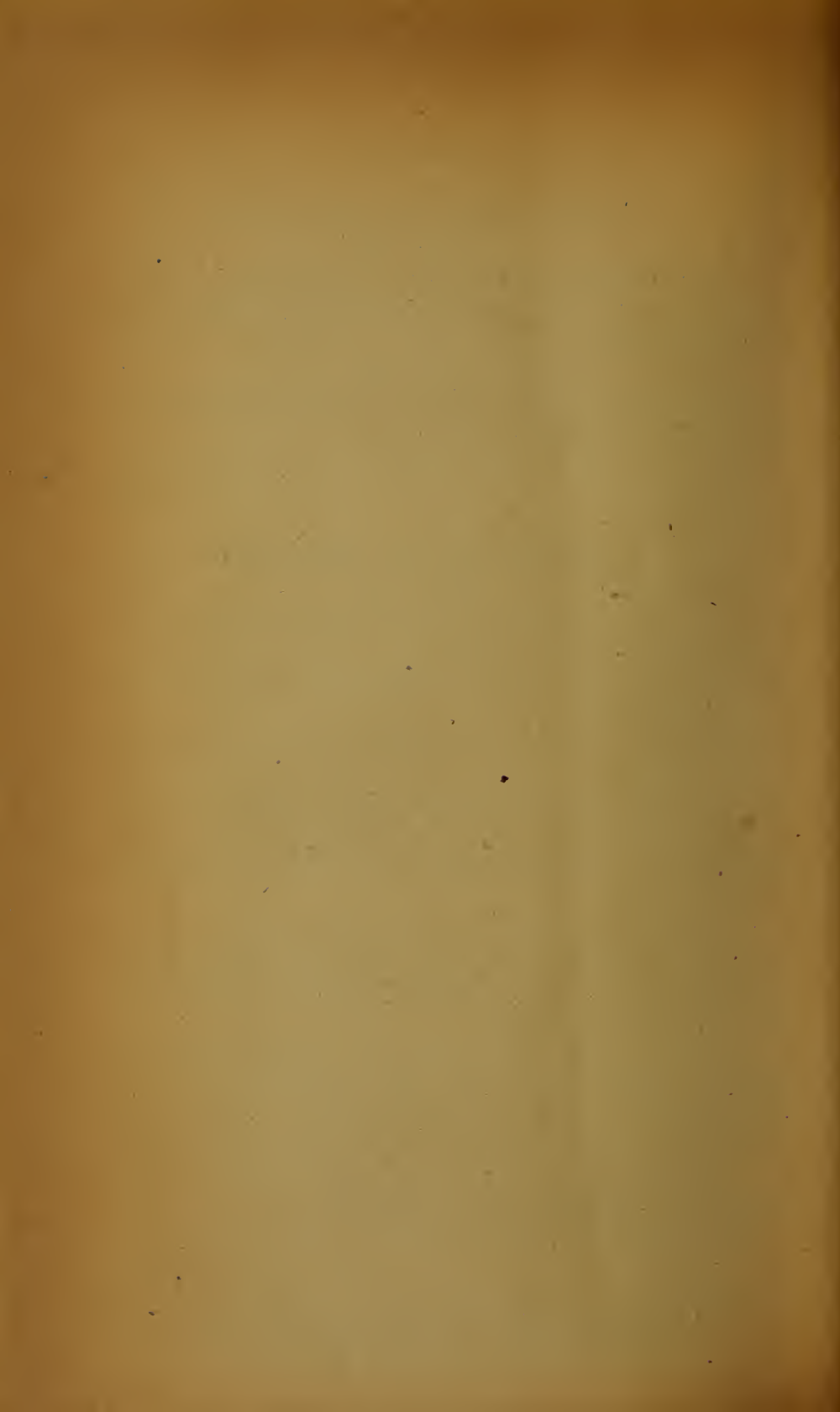
Therefore, under powers conferred by The Wartime Prices and Trade Regulations, Order in Council P.C. 8528 of November 1, 1941, as amended, the Board hereby orders as follows:

1. This Order shall come into force on July 8, 1946.
2. Every person who wholly or partly manufactures in Canada any goods of a kind listed in the Schedule to Administrator's Order No. A-2000 shall maintain proper records of his sales of such goods, shall furnish invoices to the buyers on all his sales of such goods and keep such records and copies of such invoices available for inspection of any representative of the Board.
3. Every person who sells other than at retail any goods of a kind listed in the Schedule to Administrator's Order No. A-2000 or Administrator's Order No. A-2041, whether the goods are wholly or partly manufactured in Canada or outside Canada, shall maintain proper records of his purchases and sales of such goods, shall furnish invoices to the buyers on all his sales of such goods and keep such records and copies of such invoices available for inspection by any representative of the Board.
4. Every wholesaler and retailer shall obtain from his supplier an invoice on each purchase of any of the goods referred to in section 3.

Made at Ottawa, this 5th day of July, 1946.

D. GORDON,
Chairman.

NOTE: Importers and wholesalers of goods of a kind listed in the Schedule in Administrator's Order No. A-2041 are required by section 11 of that Order to show the country of origin of such goods in their invoices.



Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2035

**Respecting the conversion of real property known as 54 Nina Avenue,
in the City of Toronto and Province of Ontario**

Whereas in the City of Toronto there is, due to existing emergency conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owner of real property in the City of Toronto known in the year 1946 as No. 54 Nina Avenue, for permission to convert the same into a two-family dwelling house;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto has approved such conversion of the aforesaid real property subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1946 as 54 Nina Avenue, in the City of Toronto and Province of Ontario, into and the use thereof as a multiple family dwelling house, the owner of such single family dwelling house is hereby permitted to convert into and use the same as a two-family dwelling house, subject to the following conditions:

- (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
- (b) all exterior alterations to the said dwelling house shall be approved by the Commissioner of Buildings for the City of Toronto and all structural alterations thereto shall be in accordance with the provisions of Building By-law No. 9868 of the Corporation of the City of Toronto;
- (c) the said dwelling house shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of said By-law No. 9868.

2. This Order shall come into force on the 5th day of July, 1946.

Dated at Ottawa, this 3rd day of July, 1946.

O. LOBLEY,
Rentals Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2036

**Maximum Prices for Pulpwood cut from the Stump in the Districts of Kenora
and Rainy River in the Province of Ontario**

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered on behalf of the Board as follows:

Interpretation

1. For the purpose of this Order,

- (a) "producer" means any person selling pulpwood except a broker or a dealer;
- (b) "dealer" means a person who has been authorized in writing by the Timber Administrator to act as a dealer in pulpwood;
- (c) "broker" means a person who has been authorized in writing by the Timber Administrator to act as a broker in pulpwood;
- (d) "consumer" means any manufacturer of pulp and paper purchasing pulpwood for use in Canada;
- (e) "cord" means an amount of pulpwood which, when properly stacked, occupies a space containing 128 cubic feet;
- (f) "jack pine pulpwood" and "poplar pulpwood" mean round and sound bolts of jack pine and poplar respectively;
- (g) "spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir.

Balsam and Fir Content of Spruce Pulpwood Restricted

2. No person shall sell or offer for sale, and no person shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local area in the Districts of Kenora and Rainy River in the province of Ontario in which such pulpwood was cut from the stump.

Maximum Prices for Pulpwood

3. (1) The maximum price at which any producer may sell or offer for sale to any person or at which any person may purchase from a producer any spruce, jack pine or poplar pulpwood cut from the stump in the Districts of Kenora and Rainy River in the province of Ontario shall be the price per cord shown in the Schedule to this Order.

(2) The maximum price at which any dealer may sell or offer for sale to any person or at which any person may purchase from a dealer any spruce, jack pine or poplar pulpwood cut from the stump in the Districts of Kenora and Rainy River in the province of Ontario shall be the price per cord shown in the Schedule increased by forty cents (40c.) per cord for rough pulpwood and sixty cents (60c.) per cord for peeled pulpwood.

(3) The maximum price at which any broker may sell or offer for sale to any person or at which any person may purchase from a broker any spruce, jack pine or poplar pulpwood cut from the stump in the Districts of Kenora and Rainy River shall be the price per cord shown in the Schedule increased by seventy-five cents (75c.) per cord for rough pulpwood and one dollar (\$1) per cord for peeled pulpwood.

(4) The prices at which any person may sell pulpwood shall be:

- (a) f.o.b. car at loading point, if the pulpwood is delivered by railroad;
- (b) f.o.b. truck at the consumer's mill if the pulpwood is delivered by the seller by truck to a consumer's mill, in which case the purchaser may pay and the seller may accept, in addition to the authorized prices, a delivery charge not exceeding one dollar and fifty cents (\$1.50) per cord when rough and not exceeding one dollar and twenty-five cents (\$1.25) per cord when peeled;
- (c) piled at river bank if the pulpwood is delivered from such river bank to the mill entirely by river driving, then in that case the maximum price per cord fixed by subsections (1), (2) and (3) of this Section shall be reduced in each case by the actual cost of river driving per cord, or one dollar (\$1) per cord, whichever is the lesser, or if the pulpwood is delivered by a seller by water only, to a consumer's mill at Fort Frances in the Rainy River District of the province of Ontario, the consumer may pay and the seller may accept, in addition to the authorized prices, a delivery charge of \$1.50 per cord;
- (d) f.o.b. the consumer's mill in all other cases and for any other methods of delivery.

(5) Where pulpwood is piled on the ground prior to shipment by railroad, a sufficient holdback from the f.o.b. car price shall be made to cover cost of loading so that the cost to the purchaser of such pulpwood when loaded on cars shall not exceed the price in the Schedule to this Order.

(6) Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any pulpwood or received by the seller from any person in connection with the sale of any pulpwood shall constitute part of the price of such pulpwood.

Statements of Pulpwood Purchases

4. Every purchaser shall immediately on completion of purchase prepare a statement in duplicate giving full particulars of the species and quantity of pulpwood bought, the price or prices paid therefor and the method of delivery and one copy of the statement shall be kept by him on file available for inspection when required and the other copy shall be delivered by him to the seller who shall retain it for inspection when required.

Previous Administrator's Order Revoked

5. Administrator's Order No. A-1285 is hereby revoked and replaced by this Order.

Effective Date

6. This Order shall be effective on and after July 8, 1946.

Dated at Ottawa, this 3rd day of July, 1946.

D. D. ROSENBERY,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

To Administrator's Order No. A-2036

Maximum Price per Cord for Pulpwood in the Districts of Kenora and Rainy River in the Province of Ontario

Kind of Pulpwood

Spruce		Jack Pine		Poplar	
Rough	Peeled	Rough	Peeled	Rough	Peeled
\$11.50	\$16.00	\$ 8.75	\$11.75	\$ 8.00	\$11.00

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2037

Maximum Prices for Pulpwood cut from the Stump in the Province of Ontario excepting the Districts of Kenora and Rainy River

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered on behalf of the Board as follows:

Interpretation

- For the purpose of this Order,
 - "producer" means any person selling pulpwood except a broker or a dealer;
 - "dealer" means a person who has been authorized in writing by the Timber Administrator to act as a dealer in pulpwood;
 - "broker" means a person who has been authorized in writing by the Timber Administrator to act as a broker in pulpwood;

- (d) "consumer" means any manufacturer of pulp and paper purchasing pulpwood for use in Canada;
- (e) "cord" means an amount of pulpwood which, when properly stacked, occupies a space containing 128 cubic feet;
- (f) "jack pine pulpwood" and "poplar pulpwood" mean round and sound bolts of jack pine and poplar respectively;
- (g) "spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir;
- (h) "District No. 1" means all that part of the Province of Ontario enclosed by the following boundaries:
 - (1) A line projected due north from a point on the shore of Georgian Bay to the town of Capreol in the district of Sudbury;
 - (2) a line projected due east from the said town of Capreol to the Ottawa River;
 - (3) the boundary of the province of Quebec;
 - (4) the Canadian shores of the Great Lakes-St. Lawrence Waterways—to a point on the shore of Georgian Bay due South of the said town of Capreol;
- (i) "District No. 2" means the districts of Thunder Bay, Algoma, Temiskaming and Cochrane, the electoral district of the province of Ontario known as "Manitoulin" and those Sections of the districts of Sudbury and Nipissing not included in District No. 1.

Balsam and Fir Content of Spruce Pulpwood Restricted

2. No person shall sell or offer for sale, and no person shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local area of the province of Ontario in which such pulpwood was cut from the stump.

Maximum Prices for Pulpwood

3. (1) The maximum price at which any producer may sell or offer for sale to any person or at which any person may purchase from a producer any spruce, jack pine or poplar pulpwood cut from the stump in District No. 1 or District No. 2 shall be the price per cord shown in the Schedule to this Order.

(2) The maximum price at which any dealer may sell or offer for sale to any person or at which any person may purchase from a dealer any spruce, jack pine or poplar pulpwood cut from the stump in District No. 1 or District No. 2 shall be the price per cord shown in the Schedule increased by forty cents (40c.) per cord for rough pulpwood and sixty cents (60c.) per cord for peeled pulpwood.

(3) The maximum price at which any broker may sell or offer for sale to any person or at which any person may purchase from a broker any spruce, jack pine or poplar pulpwood cut from the stump in District No. 1 or District No. 2 shall be the price per cord shown in the Schedule increased by seventy-five cents (75c.) per cord for rough pulpwood and one dollar (\$1) per cord for peeled pulpwood.

(4) The prices at which any person may sell pulpwood shall be:

- (a) f.o.b. car at loading point if the pulpwood is delivered by railroad;
- (b) f.o.b. truck at the consumer's mill if the pulpwood is delivered by the seller by truck to a consumer's mill, in which case the purchaser may pay and the seller may accept, in addition to the authorized prices, a delivery charge not exceeding one dollar and twenty-five cents (\$1.25) per cord when rough and not exceeding one dollar (\$1) per cord when peeled;
- (c) piled at river bank if the pulpwood is delivered from such river bank to the mill entirely by river driving, then in that case the maximum price per cord fixed by subsections (1), (2) and (3) of this Section shall be reduced in each case by the actual cost of river driving per cord or one dollar (\$1) per cord, whichever is the lesser;
- (d) f.o.b. the consumer's mill in all other cases and for any other method of delivery.

(5) Where pulpwood is piled on the ground prior to shipment by railway a sufficient holdback, from the f.o.b. car price shall be made to cover cost of loading so that the cost to the purchaser of such pulpwood when loaded on railway cars shall not exceed the price in the Schedule to this Order.

(6) Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any pulpwood or received by the seller from any person in connection with the sale of any pulpwood shall constitute part of the price of such pulpwood.

Statements of Pulpwood Purchases

4. Every purchaser shall immediately on completion of purchase prepare a statement in duplicate giving full particulars of the species and quantity of pulpwood bought, the price or prices paid therefor and the method of delivery and one copy of the statement shall be kept by him on file available for inspection when required and the other copy shall be delivered by him to the seller who shall retain it for inspection when required.

Previous Administrator's Order Revoked

5. Administrator's Order No. A-1284, as amended, is hereby revoked and replaced by this Order.

Effective Date

6. This Order shall be effective on and after the 8th day of July, 1946.

Dated at Ottawa, this 3rd day of July, 1946.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

To Administrator's Order No. A-2037

Maximum Price per Cord for Pulpwood in District No. 1 and District No. 2
of the Province of Ontario

District	Spruce		Jack Pine		Poplar	
	Rough	Peeled	Rough	Peeled	Rough	Peeled
No.1.....	\$11.75	\$16.25	\$ 9.75	\$12.75	\$ 8.50	\$11.50
No.2.....	11.00	15.50	8.75	11.75	8.00	11.00

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-2038

Maximum Prices for Pulpwood cut from the Stump in the Province of Nova Scotia

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered on behalf of the Board as follows:

Interpretation

1. For the purpose of this Order,

(a) "producer" means any person selling pulpwood except a broker or a dealer;

(b) "dealer" means a person who has been authorized in writing by the Timber Administrator to act as a dealer in pulpwood;

- (c) "broker" means a person who has been authorized in writing by the Timber Administrator to act as a broker in pulpwood;
- (d) "consumer" means any manufacturer of pulp and paper purchasing pulpwood for use in Canada;
- (e) "cord" means an amount of pulpwood which, when properly stacked, occupies a space containing 128 cubic feet;
- (f) "hemlock pulpwood", "jack pine or princess pine pulpwood" and "poplar pulpwood" mean round and sound bolts of hemlock, jack pine or princess pine and poplar respectively;
- (g) "spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir.

Balsam and Fir Content of Spruce Pulpwood Restricted

2. No person shall sell or offer for sale, and no person shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local area of the province of Nova Scotia in which such pulpwood was cut from the stump.

Maximum Prices for Pulpwood

3. (1) The maximum price at which any producer may sell or offer for sale to any person or at which any person may purchase from a producer any hemlock, spruce, jack pine or princess pine or poplar pulpwood cut from the stump in the province of Nova Scotia shall be the price per cord shown in the Schedule to this Order.

(2) The maximum price at which any dealer may sell or offer for sale to any person or at which any person may purchase from a dealer any hemlock, spruce, jack pine or princess pine or poplar pulpwood cut from the stump in the province of Nova Scotia shall be the price per cord shown in the Schedule increased by forty cents (40c.) per cord for rough pulpwood and sixty cents (60c.) per cord for peeled pulpwood.

(3) The maximum price at which any broker may sell or offer for sale to any person or at which any person may purchase from a broker any hemlock, spruce, jack pine or princess pine or poplar pulpwood cut from the stump in the province of Nova Scotia shall be the price per cord shown in the Schedule increased by seventy-five cents (75c.) per cord for rough pulpwood and one dollar (\$1) per cord for peeled pulpwood.

(4) The prices at which any person may sell pulpwood shall be:

- (a) f.o.b. car at loading point if the pulpwood is delivered by railroad;
- (b) f.o.b. lake steamer or ocean vessel at loading point if the pulpwood is delivered by lake steamer or ocean vessel in which case the purchaser may pay and the seller may accept in addition to the authorized price, such loading charges as may be approved in writing by the Timber Administrator;
- (c) f.o.b. schooner at loading point if the pulpwood is delivered by schooner, in which case the purchaser may pay and the seller may accept, in addition to the authorized prices, a loading charge not exceeding seventy-five cents (75c.) per cord;
- (d) f.o.b. truck at the consumer's mill if the pulpwood is delivered by the seller by truck to the consumer's mill, in which case the purchaser may pay and the seller may accept, in addition to the authorized prices, a delivery charge not exceeding one dollar and twenty-five cents (\$1.25) per cord when rough and not exceeding one dollar (\$1) per cord when peeled;
- (e) piled at river bank if the pulpwood is delivered from such river bank to the mill entirely by river driving, then in that case the maximum price per cord fixed by subsections (1), (2) and (3) of this Section shall be reduced in each case by the actual cost of river driving per cord, or one dollar (\$1) per cord, whichever is the lesser;
- (f) f.o.b. the consumer's mill in all other cases and for any other method of delivery.

(5) Where pulpwood is piled on the ground prior to shipment by railroad, a sufficient holdback from the f.o.b. car price, shall be made to cover cost of loading so that the cost to the purchaser of such pulpwood when loaded on railway cars shall not exceed the price in the Schedule to this Order.

(6) Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any pulpwood or received by the seller from any person in connection with the sale of any pulpwood shall constitute part of the price of such pulpwood.

Statements of Pulpwood Purchases

4. Every purchaser shall immediately on completion of purchase prepare a statement in duplicate giving full particulars of the species and quantity of pulpwood bought, the price or prices paid therefor and the method of delivery and one copy of the statement shall be kept by him on file available for inspection when required and the other copy shall be delivered by him to the seller who shall retain it for inspection when required.

Previous Administrator's Order Revoked

5. Administrator's Order No. A-1281, as amended, is hereby revoked and replaced by this Order.

Effective Date

6. This Order shall be effective on and after the 8th day of July, 1946.

Dated at Ottawa, this 3rd day of July, 1946.

D. D. ROSEBERRY,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

To Administrator's Order No. A-2038
Maximum Price per Cord for Pulpwood in Nova Scotia
Kind of Pulpwood

Hemlock, Jack Pine

Spruce		or Princess Pine		Poplar	
Rough	Peeled	Rough	Peeled	Rough	Peeled
\$12.75	\$17.25	\$10.25	\$13.25	\$ 9.75	\$12.75

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-2039

Maximum Prices for Pulpwood cut from the Stump in the Province of New Brunswick

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered on behalf of the Board as follows:

Interpretation

- For the purpose of this Order,
 - "producer" means any person selling pulpwood except a broker or a dealer;
 - "dealer" means a person who has been authorized in writing by the Timber Administrator to act as a dealer in pulpwood;
 - "broker" means a person who has been authorized in writing by the Timber Administrator to act as a broker in pulpwood;

- (d) "consumer" means any manufacturer of pulp and paper purchasing pulpwood for use in Canada;
- (e) "cord" means an amount of pulpwood which, when properly stacked, occupies a space containing 128 cubic feet;
- (f) "hemlock pulpwood", "jack pine or princess pine pulpwood" and "poplar pulpwood" mean round and sound bolts of hemlock, jack pine or princess pine and poplar respectively;
- (g) "spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir.

Balsam and Fir Content of Spruce Pulpwood Restricted

2. No person shall sell or offer for sale, and no person shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local area of the province of New Brunswick in which such pulpwood was cut from the stump.

Maximum Prices for Pulpwood

3. (1) The maximum price at which any producer may sell or offer for sale to any person or at which any person may purchase from a producer any hemlock, spruce, jack pine or princess pine or poplar pulpwood cut from the stump in the province of New Brunswick shall be the price per cord shown in the Schedule to this Order.

(2) The maximum price at which any dealer may sell or offer for sale to any person or at which any person may purchase from a dealer any hemlock, spruce, jack pine or princess pine or poplar pulpwood cut from the stump in the province of New Brunswick shall be the price per cord shown in the Schedule increased by forty cents (40c.) per cord for rough pulpwood and sixty cents (60c.) per cord for peeled pulpwood.

(3) The maximum price at which any broker may sell or offer for sale to any person or at which any person may purchase from a broker any hemlock, spruce, jack pine or princess pine or poplar pulpwood cut from the stump in the province of New Brunswick shall be the price per cord shown in the Schedule increased by seventy-five cents (75c.) per cord for rough pulpwood and one dollar (\$1) per cord for peeled pulpwood.

(4) The prices at which any person may sell pulpwood shall be:

- (a) f.o.b. car at loading point, if the pulpwood is delivered by railroad;
- (b) f.o.b. schooner at loading point if the pulpwood is delivered by schooner, in which case the purchaser may pay and the seller may accept, in addition to the authorized prices, a loading charge not exceeding seventy-five cents (75c.) per cord;
- (c) f.o.b. lake steamer or ocean vessel at loading point if the pulpwood is delivered by lake steamer or ocean vessel, in which case the purchaser may pay and the seller may accept in addition to the authorized price, such loading charges as may be approved in writing by the Timber Administrator;
- (d) f.o.b. truck at the consumer's mill if the pulpwood is delivered by the seller by truck to the consumer's mill in which case the purchaser may pay and the seller may accept, in addition to the authorized prices, a delivery charge not exceeding one dollar and twenty-five cents (\$1.25) per cord when rough and not exceeding one dollar (\$1) per cord when peeled;
- (e) piled at river bank if the pulpwood is delivered from such river bank to the mill entirely by river driving, then in that case the maximum price per cord fixed by subsections (1), (2) and (3) of this Section shall be reduced in each case by the actual cost of river driving per cord, or one dollar (\$1) per cord, whichever is the lesser;
- (f) f.o.b. the consumer's mill in all other cases and for any other methods of delivery.

(5) Where pulpwood is piled on the ground prior to shipment by railroad, a sufficient holdback from the f.o.b. car price shall be made to cover cost of loading so that the cost to the purchaser of such pulpwood when loaded on cars shall not exceed the price in the Schedule to this Order.

(6) Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any pulpwood or received by the seller from any person in connection with the sale of any pulpwood shall constitute part of the price of such pulpwood.

Statements of Pulpwood Purchases

4. Every purchaser shall immediately on completion of purchase prepare a statement in duplicate giving full particulars of the species and quantity of pulpwood bought, the price or prices paid therefor and the method of delivery and one copy of the statement shall be kept by him on file available for inspection when required and the other copy shall be delivered by him to the seller who shall retain it for inspection when required.

Previous Administrator's Order Revoked

5. Administrator's Order No. A-1282, as amended, is hereby revoked and replaced by this Order.

Effective Date

6. This Order shall be effective on and after the 8th day of July, 1946.

Dated at Ottawa, this 3rd day of July, 1946.

D. D. ROSEBERRY,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

To Administrator's Order No. A-2039
Maximum Price per Cord for Pulpwood in New Brunswick
Kind of Pulpwood

Hemlock, Jack Pine

Spruce		or Princess Pine		Poplar	
Rough	Peeled	Rough	Peeled	Rough	Peeled
\$13.00	\$17.50	\$10.50	\$13.50	\$10.00	\$13.00

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-2040

Maximum Prices for Pulpwood cut from the Stump in the Province of Quebec

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered on behalf of the Board as follows:

Interpretation

- For the purpose of this Order,
 - "producer" means any person selling pulpwood except a broker or a dealer;
 - "dealer" means a person who has been authorized in writing by the Timber Administrator to act as a dealer in pulpwood;
 - "broker" means a person who has been authorized in writing by the Timber Administrator to act as a broker in pulpwood;

- (d) "consumer" means any manufacturer of pulp and paper purchasing pulpwood for use in Canada;
- (e) "cord" means an amount of pulpwood which, when properly stacked, occupies a space containing 128 cubic feet;
- (f) "jack pine pulpwood" and "poplar pulpwood" mean round and sound bolts of jack pine and poplar respectively;
- (g) "spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir;
- (h) "district" means the geographical regions in the Province of Quebec as numbered and designated on a map thereof, revised in March, 1942, by Mr. Robert Bellefeuille, Directeur de Bureau de Meteorologie, which map is approved and adopted by the Meteorological Branch of the Forest Services of the Government of the Province of Quebec.

Balsam and Fir Content of Spruce Pulpwood Restricted

2. No person shall sell or offer for sale, and no person shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local area of the Province of Quebec in which such pulpwood was cut from the stump.

Maximum Prices for Pulpwood

3. (1) The maximum price at which any producer may sell or offer for sale to any person or at which any person may purchase from a producer any spruce, jack pine or poplar pulpwood cut from the stump in the Province of Quebec shall be the price per cord shown in the Schedule to this Order.

(2) The maximum price at which any dealer may sell or offer for sale to any person or at which any person may purchase from a dealer any spruce, jack pine or poplar pulpwood cut from the stump in the Province of Quebec shall be the price per cord shown in the Schedule increased by forty cents (40c.) per cord for rough pulpwood and sixty cents (60c.) per cord for peeled pulpwood.

(3) The maximum price at which any broker may sell or offer for sale to any person or at which any person may purchase from a broker any spruce, jack pine or poplar pulpwood cut from the stump in the Province of Quebec shall be the price per cord shown in the Schedule increased by seventy-five cents (75c.) per cord for rough pulpwood and one dollar (\$1) per cord for peeled pulpwood.

(4) The prices at which any person may sell pulpwood shall be:

- (a) f.o.b. car at loading point, if the pulpwood is delivered by railroad;
- (b) f.o.b. schooner at loading point if the pulpwood is delivered by schooner, in which case the purchaser may pay and the seller may accept, in addition to the authorized prices, a loading charge not exceeding seventy-five cents (75c.) per cord;
- (c) f.o.b. lake steamer or ocean vessel at loading point if the pulpwood is delivered by lake steamer or ocean vessel, in which case the purchaser may pay and the seller may accept in addition to the authorized price, such loading charges as may be approved in writing by the Timber Administrator;
- (d) f.o.b. truck at the consumer's mill if the pulpwood is delivered by the seller by truck to the consumer's mill in which case the purchaser may pay and the seller may accept, in addition to the authorized prices, a delivery charge not exceeding one dollar and twenty-five cents (\$1.25) per cord when rough and not exceeding one dollar (\$1) per cord when peeled;
- (e) piled at river bank if the pulpwood is delivered from such river bank to the mill entirely by river driving, then in that case the maximum price per cord fixed by subsections (1), (2) and (3) of this Section shall be reduced in each case by the actual cost of river driving per cord, or one dollar (\$1) per cord, whichever is the lesser;
- (f) f.o.b. the consumer's mill in all other cases and for any other methods of delivery.

(5) Where pulpwood is piled on the ground prior to shipment by railroad, a sufficient holdback from the f.o.b. car price shall be made to cover cost of loading so that the cost to the purchaser of such pulpwood when loaded on cars shall not exceed the price in the Schedule to this Order.

(6) Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any pulpwood or received by the seller from any person in connection with the sale of any pulpwood shall constitute part of the price of such pulpwood.

Statements of Pulpwood Purchases

4. Every purchaser shall immediately on completion of purchase prepare a statement in duplicate giving full particulars of the species and quantity of pulpwood bought, the price or prices paid therefor and the method of delivery and one copy of the statement shall be kept by him on file available for inspection when required and the other copy shall be delivered by him to the seller who shall retain it for inspection when required.

Previous Administrator's Order Revoked

5. Administrator's Order No. A-1283 as amended, is hereby revoked and replaced by this Order.

Effective Date

6. This Order shall be effective on and after the 8th day of July, 1946.

Dated at Ottawa, this 3rd day of July, 1946.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-2040 MAXIMUM PRICE PER CORD FOR PULPWOOD IN THE PROVINCE OF QUEBEC

Areas	Kind of Pulpwood					
	Spruce		Jackpine		Poplar	
	Rough	Peeled	Rough	Peeled	Rough	Peeled
Area (A).....	\$11.50	\$16.00	\$ 9.50	\$12.50	\$8.50	\$11.50
Area (B).....	11.25	15.75	9.25	12.25	8.50	11.50
Area (C).....	13.75	18.25	11.50	14.50	8.50	11.50
Area (D).....	12.25	16.75	10.00	13.00	8.50	11.50

AREA (A) means districts 4, 5, 6, 7, 8, 9, 10, 12, 16 and that part of district 13 lying East of the Saguenay River and District 14 except that part included in Area (B).

AREA (B) means districts 15, 26, 27 and that part of district 14 including Forestville (Foreville) lying north of a line drawn due east and west through Forestville.

AREA (C) means districts 21, 22 and that part of district 17 south of the St. Lawrence River.

AREA (D) means districts 11, 18, 23, 24, 25 and that part of district 13 not included in Area (A), also district 17 north of the St. Lawrence River.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2041

Maximum Wholesale and Retail Prices of Specified Imported Goods

Explanatory Note

With the increasing volume of international trade, and with the reappearance on world markets of many goods which were unavailable during the war, the present policy of pricing imported goods on individual applications has become impracticable.

On January 21, 1946, an import pricing policy was announced which was designed to establish prices on goods imported from certain designated countries at levels which would facilitate their importation and so avoid their exclusion by the application of the price ceiling.

It is now desirable to extend this principle to certain consumer goods imported from any country, and this Order is designed to ensure that supplies of these goods are available to Canadian consumers on as favourable terms as price levels in foreign countries permit.

The Order provides the pricing basis for all sales of the imported goods listed in the schedule to the Order, with qualifications as set out in Section 3. It does not apply to any other goods. These will continue to be priced under the provisions of Board Order No. 414 or other applicable Orders of the Board. Importers are particularly cautioned that this Order may not be used in pricing any goods which are eligible for import subsidy under the Statement of Policy on Import Subsidies effective July 8, 1946.

The Order does not apply to any goods listed in the Schedule which were entered at Canadian Customs prior to July 8, 1946. Such goods remain subject to the provisions of Order No. 414, and to any price notification issued under the authority of that Order.

Therefore under powers given by the Wartime Prices and Trade Board to the Administrator of Distributive Trades, it is hereby ordered, as follows:

Effective Date

1. This Order shall come into force on July 8, 1946.

Definitions

2. For the purposes of this Order:

- (a) "actual laid-down cost" means the cost of imported goods delivered at the place of business of the importer, or in the case of a wholesale importer, the place in Canada from which he ships the goods, consisting of the sum of the following items only:
 - (i) the price as shown on the Customs invoice (converted where necessary to Canadian currency at rates based on Foreign Exchange Control Board quotations) after deduction of all discounts and allowances (other than cash discount) ordinarily known as "trade discounts" and deducted by Customs in establishing value for duty purposes;
 - (ii) the actual outlay on import duties, bank charges, customs brokerage and sales and excise taxes, if any;
 - (iii) the actual cost incurred by him in transporting the goods from his supplier's shipping point to his place of business, or in the case of a wholesale importer the place in Canada from which he ships the goods, if and to the extent that such cost is not included in the price referred to in paragraph (i) above; such actual cost of transportation may include marine transportation, marine insurance and inland transportation at, in the case of a shipment of over 100 lbs. gross weight, not more than the less-than-carload freight rate and, in the case of a shipment of 100 lbs. or less gross weight, not more than the railway express rate, but shall not include any storage or warehousing charges;
- (b) "foreign manufacturer" means a person who on the Customs invoice certifies that he is the actual manufacturer of the goods and is accepted as such by Customs;
- (c) "foreign wholesaler" means a person, other than a foreign manufacturer or retailer, carrying on business in a country other than Canada, who sells at wholesale for export to Canada goods manufactured in that country;

- (d) "specified imported goods" means the kinds of goods named in the Schedule hereto if imported into Canada;
- (e) "sell" includes offer to sell;
- (f) "wholesaler" means a person, including a jobber, distributor, importer or other dealer who in the ordinary course of business sells at wholesale goods not manufactured by him, and includes a manufacturer to the extent that he sells at wholesale any goods not manufactured by him.

Application of the Order

3. This Order shall apply to all sales by wholesalers and retailers of specified imported goods except

- (a) a sale by any person of goods which were entered at Customs prior to July 8, 1946;
- (b) a sale by the importer of goods imported by him from any country other than the country of origin as accepted by Customs for duty purposes;
- (c) a sale by the importer of goods acquired by him from any person other than the foreign manufacturer thereof or a foreign wholesaler;
- (d) a sale by the importer of goods containing iron or steel, if such goods were produced in the United States of America and such sale is to a manufacturer for incorporation into the products of that manufacturer.

PART I—SALES BY WHOLESALERS

Specified Imported Goods Acquired from Foreign Manufacturers

4. The maximum price, sales and excise taxes, if any, included, at which a wholesaler may sell to any person any specified imported goods acquired by him from the foreign manufacturer thereof shall be the sum of the following:

- (a) the actual laid-down cost to him of the goods;
- (b) the mark-up (percentage of selling price) set out in Column A of the Schedule hereto opposite those goods.

Specified Imported Goods Acquired from Foreign Wholesalers

5. The maximum price, sales and excise taxes, if any, included, at which a wholesaler may sell to any person any specified imported goods acquired by him from a foreign wholesaler shall be the sum of the following:

- (a) the actual laid-down cost to him of the goods LESS ten per cent (10%) of such cost;
- (b) the markup (percentage of selling price) set out in Column A of the Schedule hereto opposite those goods applied to the net amount specified in clause (a) of this Section.

Specified Imported Goods Acquired from Canadian Wholesalers

6. The maximum price at which a wholesaler may sell any specified imported goods acquired by him from a wholesaler in Canada shall be the maximum price, sales and excise taxes, if any, included, at which his supplier may sell the goods to any retailer, and such supplier shall show on his sales invoice such maximum price for sales to a retailer.

Prepayment of Outward Transportation

7. If a wholesaler who sells any specified imported goods, f.o.b. his shipping point, prepays the outward transportation charges to his customer's receiving point, he may not include such charges or any markup thereon as part of his selling price. If such charges are included in the invoice for the goods, he shall show them as a separate item thereon.

PART II—SALES BY RETAILERS

Specified Imported Goods Acquired from Canadian Wholesalers

8. (1) The maximum price at which a retailer may sell any specified imported goods acquired by him from a wholesaler in Canada shall be the sum of the following:

- (a) the lawful maximum prices, sales and excise taxes, if any, included, at which his supplier may sell the goods to any retailer;

- (b) the actual cost incurred by him in transporting the goods to his place of business from his supplier's shipping point, if and to the extent that such cost is not included in the actual price he paid for the goods; such actual cost of transportation to the city, town or village in which the retailer has his place of business shall be limited, in the case of a shipment of over 100 lbs. gross weight, to the less-than-carload freight rate and, in the case of a shipment of 100 lbs. or less gross weight, to the railway express rate;
 - (c) the markup (percentage of selling price) set out in Column B of the Schedule hereto opposite those goods.
- (2) For the purposes of this Section, the "lawful maximum price" referred to in clause (a) of subsection (1) of this Section shall be deemed to be the actual price paid for the goods by the retailer unless he has in his possession, available for inspection by any representative of the Board, documentary evidence showing such "lawful maximum price", in which case he shall produce such documentary evidence at any time to any such representative.

Specified Imported Goods Acquired from Foreign Wholesalers

9. The maximum price at which a retailer may sell any specified imported goods imported by him and acquired by him from a foreign wholesaler shall be the sum of the following:

- (a) the actual laid-down cost to him of the goods;
- (b) the markup (percentage of selling price) set out in Column B of the Schedule hereto opposite those goods.

Specified Imported Goods Acquired from Foreign Manufacturers

10. The maximum price at which a retailer may sell any specified imported goods imported by him and acquired by him from the foreign manufacturer thereof shall be the sum of the following:

- (a) the actual laid-down cost to him of the goods;
- (b) the markup (percentage of selling price) set out in Column C of the Schedule hereto opposite those goods.

PART III—GENERAL PROVISIONS

11. The sale in Canada by any person of any specified imported goods to which this Order applies shall be subject to the following conditions:

- (a) the importer of the goods, on selling the goods at wholesale, shall furnish to the buyer, at or before the time of shipping the goods to the buyer, an invoice covering the sale and showing thereon the country of origin of the goods and stating thereon that the maximum price at which the buyer may re-sell the goods shall be the amount as calculated in accordance with the provisions of this Order;
- (b) any person who receives such an invoice and who in turn resells the goods at wholesale shall, at or before the time of shipping the goods to the buyer, furnish to the buyer an invoice covering the sale and showing thereon the country of origin of the goods and stating thereon that the maximum price at which the buyer may re-sell the goods shall be the amount as calculated in accordance with the provisions of this Order;
- (c) every person who receives such an invoice or who imports the goods shall when advertising the goods for sale, state the country of origin of the goods in the advertisement and, when offering the goods for sale at retail or when displaying the goods for sale at retail, shall show the country of origin of the goods on a card displayed with the goods or on a label or tag attached to the goods.

12. (1) Every importer shall prepare, and keep available for inspection by any representative of the Board, a statement in detail of his actual laid-down cost per unit of goods upon which he bases his maximum selling price for such goods under authority of this Order.

- (2) Every wholesaler, including an importing wholesaler, shall maintain proper records of his purchases and sales of specified imported goods, shall obtain invoices on all his purchases of specified imported goods, shall furnish invoices to the buyers on all sales by him of specified imported goods and keep copies thereof and shall keep such records and invoices available for inspection by any representative of the Board.
- (3) Every retailer shall maintain proper records of his purchases of specified imported goods, shall obtain invoices on all his purchases of specified imported goods, shall at the buyer's request furnish an invoice on the sale by him of any specified imported goods to that buyer and shall keep a copy thereof and shall keep such records and invoices available for inspection by any representative of the Board.

13. The Administrator may,

- (a) generally by notice published in *Statutory Orders and Regulations* or by directions in writing in individual cases, vary the markups set out in the Schedule hereto;
- (b) in such special circumstances as he deems proper, issue to any person to whom this Order applies directions in writing varying the maximum price as fixed by this Order at which that person or any person acquiring specified imported goods from that person for re-sale may sell any specified imported goods.

Dated at Ottawa, this 5th day of July, 1946.

J. H. THOMSON,
Administrator of Distributive Trades.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

NOTE.—Importers, wholesalers and retailers of goods of the kinds listed in the schedule to this order are referred to Board Order No. 641 which requires the furnishing and receiving of invoices on all sales of such goods other than on sales at retail.

SCHEDULE TO ADMINISTRATOR'S ORDER No. -A-2041

PART I

GROUP A—AUTOMOTIVE

	A	B	C
	per cent	per cent	per cent
1. Accessories (not including operating parts or standard equipment of motor vehicles).....	27	30	45

GROUP B—CONSTRUCTION HARDWARE

1. Corner beads	18	30	33½
2. Metal lathing (expanded metal sheet).....	18	30	33½
3. Sash weights	15	25	30
4. Thimbles, floor, ceiling, brick.....	17½	30	33½

GROUP C—CUTLERY

1. Butchers' knives	22½	30	40
2. Carving sets	25	33½	45
3. Farriers' knives	22½	30	40
4. Kitchen cutlery	22½	30	35
5. Scissors and shears, except tradesmen's types.....	22½	30	40
6. Tableware, other than sterling silver or silver plated..	22½	30	40

GROUP D—CHINAWARE AND GLASSWARE

	A	B	C
	per cent	per cent	per cent
1. Dinnerware and Teaware, except glass.....	30	37½	50
2. Glassware			
(a) Cut glass (including crystal quality glassware)	30	37½	50
(b) Glassware of qualities not included in (a) above designed for serving of food and beverages	30	33½	47½
3. Teapots other than plain earthenware.....	30	33½	47½
4. Teapots, plain earthenware.....	25	30	42½

GROUP E—FARM HARDWARE

See also "Hay Tools and Equipment"

1. Barn door fittings	18	30	33½
2. Farm forks all types other than carrier forks.....	18	30	33½
3. Maple sap buckets	17½	22½	30
4. Maple sap spouts.....	22½	30	35
5. Milk and cream cans.....	17½	22½	30
6. Milk pails	17½	30	33½
7. Milk strainers	17½	30	33½
8. Poultry feeders and waterers.....	18	22½	30
9. Poultry netting—full rolls	18	22½	30
10. Poultry netting—cut lengths	22½	30	40
11. Water filters	22½	30	35
12. Water softeners	18	27	40

GROUP F—HARDWARE GENERAL

1. Barn door fittings	18	30	33½
2. Block and tackle.....	20	30	33½
3. Brooms, wire	20	30	35
4. Brushes, wire	20	30	35
5. Bicycles	16¾	25	30
6. Bicycle repair parts.....	18	30	35
7. Bicycle accessories	18	30	33½
8. Builders' hardware (other than items specified under construction hardware)	22½	27½	35
9. Castors	22½	27½	35
10. Chain, plumbers' and safety types.....	22½	27½	35
11. Chain, other types.....	15	25	30
12. Electric wiring devices, not including lighting fixtures or appliances	20	30	37½
13. Expansion shields, other than lead.....	22½	30	40
14. Garden tools—			
(a) Hand operated garden tools.....	18	30	35
(b) Lawn mowers, hand operated.....	18	27	35
(c) Lawn mower parts for hand operated machines	25	27½	40
(d) Nozzles and hose couplers.....	22½	27½	35
(e) Scythes and sickles.....	18	30	33½
(f) Spades and shovels.....	18	30	33½
(g) Sprinklers, operated from a hose.....	22½	30	40
(h) Watering cans	17½	30	33½
(i) Wheelbarrows	18	27	35
15. Harness and harness fittings.....	20	30	35
16. Lamps, other than electric.....	20	30	35
17. Lanterns, wick type.....	17½	30	33½
18. Lanterns, other types.....	20	30	35
19. Lighting fixtures (including fluorescent types), de- signed for household use.....	20	33½	42½

	A	B	C
	per cent	per cent	per cent
20. Paints and Varnishes, Lacquers and Shellac, in containers of 5 Imperial gals. or less	20	30	35
21. Rules and Rulers	22½	30	40
22. Shelf Hardware	20	30	35
23. Tanks, water storage	15	22½	27
24. Tanks, oil storage	15	22½	27
25. Toe and heel plates	17½	30	33½
26. Tools—hand operated (not including those designed solely for specialized use in industrial or professional occupation)	22½	30	35
27. Varnishes and Paints, Lacquers and Shellac, in containers of 5 Imperial gals, or less.....	20	30	35
28. Weather Strip, Metal	20	30	35
29. Wire rope, other than clothes line	18	30	33½
30. Wire clothes line	20	30	35
31. Work Benches	18	27½	35

GROUP G—HAY TOOLS AND EQUIPMENT

1. Farm forks, except carrier forks	18	30	33½
2. Hand hay rakes	18	30	33½
3. Hay and straw knives	18	30	33½
4. Scythes	18	30	33½
5. Sickles	18	30	33½
6. Sling chains	15	30	35
7. Stop blocks	15	30	35

GROUP H—HOUSEHOLD HARDWARE

1. Ash sifter	17½	30	33½
2. Bread boards	22½	33½	40
3. Bells and buzzers electrically operated	22½	30	35
4. Brooms, made of corn, bassine, bahea bass and palmyra	12½	25	25
5. Brooms, made of fibre, horsehair, nylon, bristle or any mixture of these materials.....	18	30	35
6. Brushes for household use and of solid back or twisted-in-wire construction except hair, shaving, tooth, nail and bath brushes	18	30	35
7. Bundle buggies	18	25	33½
8. Canning machines	22½	30	35
9. Clothes dryers	18	25	33½
10. Clothes hampers	18	25	33½
11. Clothes line of wire	20	30	35
12. Clothes line Spreaders and props.....	22½	30	40
13. Clothes pins of all types and materials.....	22½	30	40
14. Coal hods	17½	30	33½
15. Dampers	22½	30	35
16. Draft regulators	22½	30	35
17. Drainboard mats, sink mats and similar mats for kitchen use	22½	33½	40
18. Garbage cans	17½	30	33½
19. Ice boxes (non mechanical refrigerators)	18	27	33½
20. Ironing boards	18	25	33½
21. Jacket heaters	18	30	33½
22. Kitchen accessories not otherwise mentioned herein..	22½	30	40
23. Kitchen cabinets and cupboards			
(a) of metal	18	30	35
(b) other than metal	20	28½	40
24. Lunch boxes	18	30	37½
25. Market baskets	18	25	33½
26. Meat boards	22½	33½	40

	A	B	C
	per cent	per cent	per cent
27. Ovens, portable	17½	30	33½
28. Pails, household, of metal (except enamelled).....	17½	30	33½
29. Pails, enamelled	18	30	35
30. Pastry boards	22½	33½	40
31. Pulleys, clothes line and other household types.....	20	30	35
32. Quebec heaters	18	22½	30
33. Range burners, oil fired	18	27½	35
34. Rolling pins	22½	33½	40
35. Sleeve boards	18	25	33½
36. Space heaters, other than electric	18	33½	40
37. Step ladders, other than stool types	18	25	33½
38. Stools for kitchen use including step types.....	18	30	35
39. Stoves, camp type, portable	18	33½	40
40. Stove boards, mats and shields	17½	30	33½
41. Stoves, coal oil burning, cooking	17½	30	33½
42. Stoves, gasoline burning, cooking	22½	30	35
43. Stoves, burning natural or manufactured gas	18	27	33½
44. Stoves, wood, coal or combination other than electric	18	27	33½
45. Stoves, repair parts	22½	27½	35
46. Stove pipes	17½	30	33½
47. Screen cloth, metal, full rolls	18	27	33½
48. Screen cloth, metal, cut lengths.....	20	33½	40
49. Screen doors	18	27½	35
50. Shovels, coal or snow	18	30	35
51. Sad irons	20	30	35
52. Transformers for call bells, etc.	20	30	35
53. Utensils for storage, preparation or cooking of foods—			
(a) Enamelware	20	30	35
(b) Steelware	17½	30	35
(c) Tin plate and black iron	17½	30	33½
(d) Cast iron	17½	30	33½
(e) Japanwear	17½	30	35
(f) Aluminum, other than cast	20	30	35
(g) Glass	25	30	42½
54. Vacuum bottles	18	30	37½
55. Wash boards	18	25	33½
56. Wash boilers	17½	30	33½
57. Wash tubs, other than metal	18	25	33½
58. Wash tubs, metal	17½	30	33½
59. Waste baskets, other than office types	20	33½	40
60. Waste receptacles.....	18	30	33½
61. Window screens and ventilators	18	30	40
62. Wooden bowls and other wooden containers for food	20	33½	40
63. Whisks, of all kinds	12½	25	25
64. Wringers	18	30	33½

GROUP I—PLUMBING AND HEATING EQUIPMENT

1. Bath tubs	22½	20	30
2. Brass goods—plumbing fixtures and fittings	22½	20	30
3. Boilers (hot water furnaces)	18	22½	27½
4. Boiler repair parts	22½	30	35
5. Chemical closets	18	30	35
6. Closet bowls	22½	20	30
7. Closet seats	22½	27½	33½
8. Closet tanks	22½	20	30
9. Closet tank repair parts	22½	30	37½
10. Furnaces, hot air, including air conditioning types..	20	25	30
11. Furnace repair parts	22½	30	35
12. Laundry tubs	22½	20	30
13. Lavatories (wash basins)	22½	20	30

	A	B	C
	per cent	per cent	per cent
14. Oil heating units, other than range burners.....	22½	30	35
15. Oil storage tanks	15	22½	27
16. Pipe, iron or steel, black or galvanized.....	18	18	27½
17. Pipe fittings of iron, steel, black or galvanized....	25	22½	33½
18. Plumbing fixtures and fittings ordinarily known as plumbers' brass goods	22½	20	30
19. Range boilers	18	18	30
20. Registers, air conditioning type	18	18	30
21. Registers, hot air gravity type	22½	22½	33½
22. Septic tanks	8	20	25
23. Sinks	22½	20	30

GROUP J—ROOFING SUPPLIES

1. Eavestrough, flashings, conductor pipes, valleys and ridge roll and fittings for same except spikes, hangers and hooks	18	10	25
2. Galvanized roofing sheets	7½	10	10
3. Spikes, hangers and hooks for metal roofing work...	8	20	25

GROUP K—CONVERTED PAPER PRODUCTS

1. Boxes	27	30	40
2. Bridge table sets of paper	22½	30	37½
3. Luncheon sets of paper	22½	30	37½
4. Paper napkins	25	30	40
5. Paper plates	25	30	40
6. Paper towels	25	30	40
7. Place mats of paper	22½	30	37½
8. School scribblers, exercise books, loose leaf binders and other paper products for use by students..	22½	30	37½
9. Table cloths of paper	22½	30	37½
10. Toilet paper	20	30	35

GROUP L—FANCY GOODS AND NOTIONS

1. Bindings	22½	30	37½
2. Braids, other than upholstery	22½	33½	40
3. Buckles	25	33½	45
4. Corset laces	22½	30	35
5. Crochet cotton	22½	30	37½
6. Crochet hooks	22½	30	37½
7. Dusters, other than feather	18	30	33½
8. Elastic	22½	33½	40
9. Fasteners of all types including hooks and eyes, snap and dome, eyelet and slide fasteners.....	22½	30	37½
10. Flags and pennants	22½	30	37½
11. Garment bags, other than paper	22½	30	37½
12. Hair nets	22½	30	40
13. Ironing board covers and pads	18	30	33½
14. Knitting bags	22½	30	37½
15. Laundry bags, other than paper	22½	30	37½
16. Needles, household sewing machine types	30	33½	47½
17. Needles, sewing, darning and knitting	30	33½	47½
18. Oven and household mitts	22½	30	37½
19. Pins, common or straight	22½	30	37½
20. Plastic film products:			
(a) Bags except handbags	22½	30	37½
(b) Covers for food, clothes, utensils.....	22½	30	37½
21. Ribbons	30	35	50
22. Safety pins	22½	30	37½

	A	B	C
	per cent	per cent	per cent
23. Sewing machine covers of fabric	22½	30	37½
24. Shampoo and make-up capes	18	30	35
25. Shoe bags	22½	30	37½
26. Shoe covers	22½	30	37½
27. Shoe laces	22½	30	37½
28. Shopping bags, other than paper.....	22½	30	37½
29. Shoulder pads	22½	30	37½
30. Stamped goods	22½	33½	40
31. Tapes	22½	30	37½
32. Tape measures, other than industrial types.....	22½	30	37½
33. Thimbles	22½	30	37½
34. Threads—Embroidery	18	33½	37½
35. Threads—Sewing cotton	18	25	33½
36. Threads—Sewing, other than cotton	18	33½	37½
37. Weaving hooks	22½	30	37½
38. Yarns—Knitting, weaving and mending.....	18	30	35

GROUP M—FOOTWEAR

1. Athletic and sports footwear	16½	30	33½
2. Babies', infants', child's, Misses', little gents', youths', boys' and growing girls' shoes and slippers.....	16½	30	33½
3. Men's shoes and slippers	16½	30	35
4. Women's shoes and slippers.....	20	30	40

GROUP N—FURNITURE

1. Bassinettes	20	28½	40
2. Bathinettes	20	28½	40
3. Beds of metal	20	30	37½
4. Beds, other than metal	20	28½	40
5. Bed springs	20	30	37½
6. Card tables	18	30	35
7. Case goods	20	28½	40
8. Cedar chests	20	28½	40
9. Cellarettes	20	28½	40
10. Chairs, child's, other than metal	20	25	37½
11. Chairs, commode	20	28½	40
12. Chairs, kindergarten, other than metal	20	25	33½
13. Chairs, kitchen, other than metal	12½	20	25
14. Chairs, other, excluding office, davenport, studio and metal	20	28½	40
15. Cots of metal	20	30	37½
16. Couches of metal	20	30	37½
17. Cribs of metal	20	30	37½
18. Cribs, other than metal	20	28½	40
19. Desks, other than office	20	28½	40
20. Hassocks	18	30	35
21. Kindergarten sets, other than metal.....	20	25	33½
22. Kitchen buffets	20	28½	40
23. Kitchen cabinets of metal.....	18	30	35
24. Kitchen cabinets, other than metal.....	20	28½	40
25. Kitchen stools.....	18	30	35
26. Kitchen tables, other than metal.....	20	28½	40
27. Lawn swings, other than metal.....	20	28½	40
28. Metal furniture, not otherwise specified.....	18	30	35
29. Metal table tops.....	18	30	35
30. Metal top tables.....	18	30	35
31. Occasional living room furniture, coffee tables, end tables, cocktail tables and stands, book cases, magazine racks	20	28½	40

	A	B	C
	per cent	per cent	per cent
32. Play pens	20	28½	40
33. Screens, other than window, door or fireplace.....	22½	33½	40
34. Sewing cabinets	20	28½	40
35. Sewing machines, other than electric.....	20	33½	40
36. Sewing machines, electric.....	22½	33½	45
37. Sewing machine parts and accessories.....	25	33½	50
38. Studio lounges, studio sets, bed davenport sets, convertos lounges, convertos lounge sets, studio and davenport chairs	20	33½	40
39. Summer furniture, other than metal.....	20	28½	40
40. Tea wagons	20	28½	40
41. Toidie seats and chairs.....	20	28½	40
42. Upholstered box springs.....	12½	33½	35
43. Upholstered furniture, excluding studio lounges, studio sets, bed davenport sets, convertos lounges, convertos lounge sets, studio and davenport chairs...	20	28½	40
44. Upholstered headboard beds (or continental beds)...	12½	33½	35

GROUP O—HOUSE FURNISHINGS

1. Awnings	18	30	35
2. Barbecue sets	20	30	37½
3. Carpet sweepers	20	30	40
4. Carpets	18	30	35
5. Chair pads and covers—other than office.....	18	30	35
6. Chair pads—office	22½	30	37½
7. Clocks in fine wood cases.....	25	33½	45
8. Clocks, electric	20	30	40
9. Clocks other than in fine wood cases or electric.....	18	30	37½
10. Cocoa mats and matting.....	18	30	35
11. Curtains	22½	30	37½
12. Cushions	20	30	35
13. Cushion covers	20	30	35
14. Cushion forms	18	30	35
15. Drapes, ready-made	18	33½	37½
16. Flags	22½	30	37½
17. Floor mats, other than of carpet weaves or cocoa matting	20	33½	40
18. Floor oilcloth	18	30	35
19. Hammocks	18	30	35
20. Hassocks	18	30	35
21. Linoleums	18	30	35
22. Mattresses	18	27	33½
23. Mattress covers	18	30	33½
24. Oilcloth, for table or shelf use.....	18	30	35
25. Pillows	18	30	33½
26. Rugs	18	30	35
27. Rug cushions	18	30	35
28. Shower curtains	18	33½	37½
29. Slip covers for furniture, ready-made.....	18	30	33½
30. Upholstery braids	22½	33½	40
31. Upholstery webbing	18	30	35
32. Window blinds, other than venetian.....	18	30	33½
33. Window shades	18	30	33½

GROUP P—HOUSEHOLD LINENS AND BEDDING

1. Auto and travelling rugs.....	18	30	33½
2. Bath mats	18	30	33½
3. Bedspreads	18	30	33½
4. Blankets of wool.....	18	30	33½

	A	B	C
	per cent	per cent	per cent
5. Bridge table covers.....	18	30	33½
6. Bridge table sets of lace.....	22½	30	35
7. Bridge table sets, other than lace or paper.....	18	30	33½
8. Comforters	18	30	33½
9. Couch covers	18	30	33½
10. Doilies of lace	30	33½	45
11. Doilies, other than lace or paper	22½	30	37½
12. Eiderdowns	18	30	33½
13. Luncheon sets of lace	22½	30	35
14. Luncheon sets, other than lace or paper.....	18	30	33½
15. Mattress covers	18	30	33½
16. Napkins, other than paper	18	30	33½
17. Pillows	18	30	33½
18. Place mats of lace	30	33½	45
19. Place mats, other than lace or paper.....	22½	30	37½
20. Runners of lace	30	33½	45
21. Runners, other than lace	22½	30	37½
22. Sheets and Pillow Cases, embroidered or decorated, other than in the weave, but not including hemstitched or coloured bordered	18	30	33½
23. Sheets, rubber and rubberized	18	30	33½
24. Table cloths of lace	22½	30	35
25. Table cloths, other than lace or paper.....	18	30	33½
26. Table and place pads	18	30	33½
27. Towels, embroidered	18	30	33½
28. Silence cloth	18	30	33½

GROUP Q—INFANTS' WEAR AND ACCESSORIES

(Up to and including 2 years size)

1. Bunting bags	22½	30	37½
2. Carriage robes	18	30	33½
3. Infants' outerwear, knitted	18	30	35
4. Infants' underwear, knitted	18	30	33½
5. Infants' wear, other than knitted except diapers of cotton	22½	30	37½
6. Play Pen pads	18	30	33½

GROUP R—MEN'S, YOUTHS' AND BOYS' CLOTHING

1. Breeches—boys' and youths'.....	18	30	33½
2. Breeches—men's	18	30	33½
3. Coats, overcoats, topcoats and raincoats, other than leather	20	30	35
4. Jackets, sport, other than leather	20	30	35
5. Leather garments	18	30	33½
6. Oiled and rubberized clothing.....	18	30	33½
7. Pants—boys' and youths' short.....	18	30	33½
8. Pants—boys' and youths' long.....	18	30	33½
9. Pants—men's fine pants of wool.....	20	30	35
10. Pants—men's other pants.....	18	30	33½
11. Parkas, other than leather.....	18	30	33½
12. Suits	20	30	35
13. Suits—ski and sport.....	18	30	33½
14. Windbreakers, other than leather.....	18	30	33½

GROUP S—MEN'S, YOUTHS' AND BOYS' FURNISHINGS

1. Arm bands	18	30	35
2. Bath robes	18	30	35
3. Bathing trunks and suits.....	18	30	35

	A per cent	B per cent	C per cent
4. Belts and belt buckles.....	18	30	35
5. Blouses and shirt waists.....	16 $\frac{2}{3}$	30	35
6. Caps and helmets, other than leather.....	18	30	35
7. Caps and helmets, leather.....	18	30	33 $\frac{1}{3}$
8. Collars, other than for work shirts.....	16 $\frac{2}{3}$	30	35
9. Dressing gowns.....	18	30	35
10. Garters.....	18	30	35
11. Gloves—leather.....	18	30	35
12. Gloves, other than leather or work gloves.....	20	30	40
13. Handkerchiefs, when embroidered, monogramed or initialled.....	22 $\frac{1}{2}$	33 $\frac{1}{3}$	40
14. Hats.....	18	33 $\frac{1}{3}$	37 $\frac{1}{2}$
15. Hosiery.....	18	30	33 $\frac{1}{3}$
16. Housecoats and smoking jackets.....	18	30	35
17. Mitts—other than work.....	18	30	35
18. Polo shirts.....	18	30	35
19. Pyjamas and nightgowns.....	16 $\frac{2}{3}$	30	35
20. Scarves and mufflers.....	18	30	35
21. Shirts—other than work, polo or sweat shirts.....	16 $\frac{2}{3}$	30	35
22. Spats and gaiters.....	18	30	35
23. Suspenders.....	18	30	35
24. Sweaters.....	18	30	35
25. Sweat shirts.....	18	30	35
26. Umbrellas.....	18	30	35
27. Underwear—knitted.....	18	30	33 $\frac{1}{3}$
28. Underwear—other than knitted.....	16 $\frac{2}{3}$	30	35

GROUP T—MISCELLANEOUS

1. Adhesives, when packaged for sale at retail.....	22 $\frac{1}{2}$	30	40
2. Clothes lines, other than wire.....	20	30	35
3. Dish cloths.....	18	30	33 $\frac{1}{3}$
4. Germicides, when packaged for sale at retail.....	22 $\frac{1}{2}$	30	40
5. Glue, when packaged for sale at retail.....	22 $\frac{1}{2}$	30	40
6. Insecticides, when packaged for sale at retail.....	22 $\frac{1}{2}$	30	40
7. Mops.....	18	30	33 $\frac{1}{3}$
8. Oils, lubricating, when packaged for sale at retail....	12 $\frac{1}{2}$	15	20
9. Photographic chemicals when packaged for sale at retail.....	18	33 $\frac{1}{3}$	40
10. Polishing cloths, other than impregnated.....	18	30	33 $\frac{1}{3}$
11. Rules and rulers.....	22 $\frac{1}{2}$	30	40
12. Soaps, laundry and kitchen.....	10	22 $\frac{1}{2}$	25
13. Soaps and soap compounds other than those described in items Nos. 12, 14 and 15.....	10	20	22
14. Soaps and soap compounds for personal use, other than as described in item No. 15 but not including dentifrices.....	15	30	35
15. Toilet soaps, fancy, boxed.....	22 $\frac{1}{2}$	35	45
16. Tarpaulins.....	18	30	33 $\frac{1}{3}$

GROUP U—PIECE GOODS

1. Net and netting, for wearing apparel.....	30	33 $\frac{1}{3}$	45
2. Oilcloth, table or shelf.....	18	30	35

GROUP V—SPORTING AND TRAVELLING GOODS

1. Air mattresses.....	18	30	35
2. Auto and travelling rugs.....	18	30	33 $\frac{1}{3}$
3. Auto seat covers.....	20	30	35
4. Cushions.....	20	30	35

	A	B	C
	per cent	per cent	per cent
5. Duffle bags	18	30	33½
6. Dunnage bags	18	30	33½
7. Ground sheets, rubber or rubberized	18	30	33½
8. Knapsacks	18	30	33½
9. Luggage	18	30	33½
10. Outboard motors of 5 H.P. or less	22½	25	35
11. Sleeping Bags	18	30	35
12. Sports equipment of fabric or leather, except foot- wear and clothing	18	30	35
13. Tents, tent pegs and fittings.....	18	30	35

GROUP W—WOMEN'S, MISSES' AND CHILDREN'S ACCESSORIES

1. Belts, garter and sanitary	18	30	35
2. Belts, other than garter and sanitary.....	22½	33½	40
3. Cuff and Collar Sets	30	33½	45
4. Garters	18	30	35
5. Gloves	22½	33½	40
6. Handbags	18	30	33½
7. Handkerchiefs, embroidered, monogramed or initialled	22½	33½	40
8. Head squares	22½	30	37½
9. Hosiery—nylon, circular knit	16⅔	30	35
10. Hosiery—nylon, full fashioned	16⅔	30	35
11. Hosiery—other than nylon	18	30	33½
12. Jabots	30	33½	45
13. Kerchiefs	22½	30	37½
14. Mitts, leather	18	30	35
15. Mitts, other than leather	22½	30	37½
16. Muff forms	22½	30	37½
17. Neckwear, excluding kerchiefs and scarves	30	33½	45
18. Dickies	20	30	40
19. Snoods	22½	30	37½
20. Veils	30	33½	45

GROUP X—WOMEN'S, MISSES' AND CHILDREN'S

(Over 2 years) Ready-to-Wear

1. Aprons	22½	33½	40
2. Bathing suits, other than knitted	22½	33½	40
3. Bathing suits, knitted	18	30	35
4. Bathrobes	18	30	35
5. Bedjackets, other than knitted	20	30	40
6. Bedjackets, knitted	18	30	35
7. Berets, knitted	18	30	35
8. Blazers	18	33½	37½
9. Blouses	20	30	40
10. Blousesettes	20	30	40
11. Boleros	20	30	40
12. Brunch coats	18	30	35
13. Capes, other than rain capes	20	30	40
14. Coatees	20	30	40
15. Coats	20	30	40
16. Coveralls	18	30	33½
17. Culottes	20	30	40
18. Deckies	20	30	40
19. Dresses	20	30	40
20. Dressing gowns	20	30	37½
21. Foundation garments	18	33½	40
22. Gymnasium suits	18	30	35
23. Hoovers	18	30	35

	A	B	C
	per cent	per cent	per cent
24. Hostess gowns	20	30	40
25. House coats	20	30	37½
26. Jackets	20	30	40
27. Jerkins	18	30	35
28. Jumpers	18	30	35
29. Kimonhas	20	30	37½
30. Leather garments	18	33½	35
31. Leggings	20	30	37½
32. Lingerie, other than knitted	20	30	37½
33. Middies	18	33½	35
34. Night gowns, other than knitted	20	30	37½
35. Night gowns, knitted	18	30	35
36. Overalls	18	30	33½
37. Overcoats	20	30	40
38. Parkas, other than leather	18	30	35
39. Pinafores	18	30	35
40. Playsuits	22½	33½	40
41. Pyjamas—other than knitted	22½	30	37½
42. Pyjamas—knitted	18	30	33½
43. Rain capes	18	30	35
44. Raincoats	20	30	37½
45. Redingotes	20	30	40
46. Riding breeches	20	30	40
47. Riding habits	20	30	40
48. Rubberized and oiled clothing	20	30	37½
49. Shirts	20	30	37½
50. Shirt waists	20	30	37½
51. Shorts	20	30	37½
52. Ski suits	20	30	40
53. Skirts	20	30	37½
54. Slacks	22½	33½	40
55. Smocks	18	30	33½
56. Snow suits	20	30	40
57. Suits, other than knitted	22½	33½	40
58. Suits, knitted	18	30	35
59. Sweaters	18	30	35
60. Tea gowns	20	30	40
61. Tunics	20	30	40
62. Underwear, knitted	18	30	33½
63. Uniforms	18	30	33½
64. Waterproof clothing, other than industrial	20	30	37½
65. Windbreakers	18	30	35
66. Wraps	20	30	40

GROUP Y—WORK CLOTHING—MEN'S AND BOYS'

1. Aprons of leather	18	30	33½
2. Aprons, other than leather	18	27	30
3. Bush coats, other than leather	18	27	33½
4. Collars for work shirts	18	27	30
5. Combination overalls	18	27	30
6. Coveralls	18	27	30
7. Dungarees	18	27	30
8. Gloves	16½	27	30
9. Leather garments	18	30	33½
10. Mackinaw coats	18	30	33½
11. Mackinaw shirts	18	30	33½
12. Mitts	16½	27	30
13. Overalls	18	27	30
14. Pants and breeches	18	30	33½
15. Shirts	18	27	30
16. Smocks	18	27	30
17. Socks	18	30	33½

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-2042

Maximum Manufacturers' and Wholesalers' Prices for Canadian White Pine and Norway Pine Lumber

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

1. This Order comes into force on July 15, 1946, and replaces Administrator's Order No. A-1169 as amended which is hereby revoked.

2. For the purposes of this Order,

(a) "District A" shall mean:

(1) All that portion of the province of Ontario enclosed by the following boundaries: St. Lawrence River; Lake Ontario; the line of No. 6 Highway from Hamilton to Owen Sound, but also including the Cities of Hamilton and Guelph, Dundas, Fergus, Arthur, Mount Forest, Durham, Chatsworth and Owen Sound; the shoreline of Georgian Bay; a line projected due south from the Town of Capreol to the shoreline of Georgian Bay; a line projected due east from the said Town of Capreol to the boundary of the province of Quebec; the boundary of the province of Quebec;

(2) The Cities of Sudbury and Sault Ste. Marie;

(3) All that portion of the province of Quebec west of a line running due north and south through the easternmost boundary of the City of Montreal;

(b) "District B" shall include all portions of the provinces of Ontario and Quebec not set out in paragraph (a) above;

(c) "manufacturer" shall mean any person who owns or operates a sawmill or machine wherein or whereby felled trees or logs are converted or processed into lumber;

(d) "point of shipment" shall mean the point at which the lumber is loaded by the manufacturer on railway freight cars or on other conveyances for shipment to the wholesaler, retailer or consumer;

(e) "Norway Pine lumber" shall mean lumber or lath produced from Norway or Red Pine (*Pinus resinosa*);

(f) "White Pine lumber" shall mean lumber or lath produced from Canadian White Pine (*Pinus strobus*);

(g) "wholesaler" shall mean any person who sells or distributes lumber otherwise than at retail;

(h) grades shown in Schedule A shall be as set out in the Official Grading Rules for White Pine (*Pinus Strobus*) and Red or Norway Pine (*Pinus Resinosa*) of the White Pine Bureau of the Canadian Lumbermen's Association, dated at Ottawa, May 1943.

3. Section 2 of Administrator's Order No. A-1936 is amended by deleting the figures 1169.

Maximum Manufacturers' and Wholesalers' Prices Fixed.

4. (1) The maximum price at which any manufacturer, whose point of shipment is located in the province of Ontario or Quebec, and at which any wholesaler purchasing White Pine lumber or Norway Pine lumber from such manufacturer may sell or offer for sale at wholesale or any person may purchase at wholesale any such lumber for delivery to a wholesaler, retailer or consumer in District A or District B, shall be the price for that District shown in Schedule A to this Order, which price shall include the cost of delivery f.o.b. car the retailer's or consumer's point of destination.

(2) A manufacturer may sell White Pine lumber or Norway Pine lumber at wholesale f.o.b. point of shipment but the maximum price for the sale of such lumber for delivery to a retailer or consumer in District A or District B shall not exceed the prices shown in Schedule A to this Order for District A or District B decreased by the normal railway freight charge from the point of shipment to the retailer's or consumer's point of destination in District A or District B f.o.b. car.

(3) For White Pine lumber or Norway Pine lumber excluding lath delivered by a seller by truck, the purchaser may pay and the seller may accept, in addition to the prices shown in Schedule A to this Order, a charge not exceeding two dollars (\$2.00) per thousand feet board measure and the amount by which the lawful cost of delivering such lumber from the point of shipment to the retailer's or consumer's point of destination by truck exceeds the cost of such delivery by rail.

Service Charges.

5. The maximum prices which any manufacturer or wholesaler may charge for any service described in Schedule B to this Order and rendered in connection with lumber described in Section 2 of this Order, shall be the prices shown for such service in the said Schedule B, except in the case of a sale by a manufacturer f.o.b. point of shipment when the maximum price which the manufacturer may charge for a service described in Schedule C to this Order and rendered in connection with lumber described in Section 2 of this Order shall be the prices shown for this service in the said Schedule C.

Special Sizes of Lumber.

6. (1) When any White Pine lumber or Norway Pine lumber is manufactured to rough or finished sizes other than those sizes designated in Schedule A to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

(2) When any White Pine lumber or Norway Pine lumber is offered for sale in grades not designated in Schedule A to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices to Show Particulars of Lumber Sold.

7. Every person selling White Pine lumber or Norway Pine lumber at wholesale from any point of shipment in the province of Ontario or Quebec shall complete in duplicate an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the species, sizes and grades of the lumber sold and the price or prices charged therefor, and shall keep on file one copy of each invoice and shall deliver the other copy to the purchaser.

Dated at Ottawa, this 8th day of July, 1946.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

NOTE:—Subsection (4) of Section 7 of The Wartime Prices and Trade Regulations reads in part as follows:

“Wherever a maximum price has been fixed for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services.”

SCHEDULE A

TO ADMINISTRATOR'S ORDER No. A-2042

Maximum manufacturers' and wholesalers' prices for Canadian white pine and red or Norway pine lumber

Unless otherwise indicated all prices set out hereunder refer to one thousand feet board measure

●PART I

CANADIAN WHITE PINE (*Pinus Strobus*)

"C" SELECTS AND BETTER—

Size	Length	District A	District B
		\$ c.	\$ c.
1 x 4" to 6".....	6 to 9 feet.....	81.50	83.00
1 x 6".....	6 to 9 feet.....	87.00	88.00
1 x 7" and wider.....	6 to 9 feet.....	98.00	99.00
5/4 x 4" and wider.....	6 to 9 feet.....	114.00	115.00
6/4 x 4" and wider.....	6 to 9 feet.....	114.00	115.00
2 x 4" and wider.....	6 to 9 feet.....	114.00	115.00
1 x 4 to 6".....	10 to 16 feet.....	96.00	97.00
1 x 6".....	10 to 16 feet.....	101.00	102.00
1 x 7" and wider.....	10 to 16 feet.....	117.50	118.50

Sizes of 1 x 7" and wider must average 8" in width. For each inch by which the average width exceeds 8" Add \$3.00 to the above prices for 1 x 7" and wider.

5/4 x 4" to 6".....	10 to 16 feet.....	125.00	126.00
6/4 x 4" to 6".....	10 to 16 feet.....	125.00	126.00
2 x 4" to 6".....	10 to 16 feet.....	125.00	126.00
5/4 x 7" and wider.....	10 to 16 feet.....	152.00	153.00
6/4 x 7" and wider.....	10 to 16 feet.....	152.00	153.00
2 x 7" and wider.....	10 to 16 feet.....	152.00	153.00

Sizes of 5/4 x 7" and wider, 6/4 x 7" and wider and 2 x 7" and wider must average 8½" in width. For each inch in width by which the average width exceeds 8½" Add \$5.00 to the above prices for such sizes.

3 x 6" and wider.....	10 to 16 feet.....	206.00	207.00
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"D" SELECTS—

Size	Length	District A	District B
1 x 4" to 6"	6 to 9 feet	73.00	74.00
1 x 7" and wider	6 to 9 feet	84.00	85.00
5/4 x 4" and wider	6 to 9 feet	84.00	85.00
6/4 x 4" and wider	6 to 9 feet	84.00	85.00
8/4 x 4" and wider	6 to 9 feet	84.00	85.00
1 x 4"	10 to 16 feet	84.00	85.00
1 x 5"	10 to 16 feet	84.00	85.00
1 x 6"	10 to 16 feet	87.00	88.00
1 x 4" to 6"	10 to 16 feet	85.00	86.00
1 x 8"	10 to 16 feet	90.50	91.50
1 x 10"	10 to 16 feet	101.00	102.00
1 x 12"	10 to 16 feet	123.00	124.00
1 x 7" and wider	10 to 16 feet	92.50	93.50
5/4 x 4" to 6"	10 to 16 feet	93.50	94.50
5/4 x 7" and wider	10 to 16 feet	117.00	118.00
6/4 x 4" to 6"	10 to 16 feet	93.50	94.50
6/4 x 7" and wider	10 to 16 feet	117.00	118.00
8/4 x 4" to 6"	10 to 16 feet	98.00	99.00
8/4 x 7" and wider	10 to 16 feet	119.50	120.50
10/4 x 6" and wider	8 to 16 feet	152.00	153.00
12/4 x 6" and wider	8 to 16 feet	157.50	158.50
16/4 x 6" and wider	8 to 16 feet	162.50	163.50

CUTS—

5/4 x 6" and wider	8 to 16 feet No. 1	108.50	109.50
6/4 x 6" and wider	8 to 16 feet No. 1	130.50	131.50
8/4 x 6" and wider	8 to 16 feet No. 1	130.50	131.50
5/4 x 6" and wider	8 to 16 feet No. 2	87.00	88.00
6/4 x 6" and wider	8 to 16 feet No. 2	106.50	107.50
8/4 x 6" and wider	8 to 16 feet No. 2	106.50	107.50
4/4 x 6" and wider	6 to 16 feet No. 3	58.00	59.00
5/4 x 6" and wider	6 to 16 feet No. 3	65.50	66.50
6/4 x 6" and wider	6 to 16 feet No. 3	75.00	76.50
8/4 x 6" and wider	6 to 16 feet No. 3	75.00	76.50
10/4" and 12/4 x 6" and wider	6 to 16 feet	92.50	93.50
1 x 6" and wider	8 to 16 feet No. 1-2	76.50	77.50
5/4 x 6" and wider	8 to 16 feet No. 1-2	103.50	104.50
6/4 x 6" and wider	8 to 16 feet No. 1-2	118.50	119.50
8/4 x 6" and wider	8 to 16 feet No. 1-2	118.50	119.50
10/4 x 6" and 12/4 x 6" and wider	8 to 16 feet No. 1-2	138.00	139.00
1 x 6" and wider	8 to 16 feet Nos. 1-2-3 in equal quantities	71.00	72.00
5/4 x 6" and wider	8 to 16 feet Nos. 1-2-3 in equal quantities	92.50	93.50
6/4 x 6" and wider	8 to 16 feet Nos. 1-2-3 in equal quantities	104.50	105.50
8/4 x 6" and wider	8 to 16 feet Nos. 1-2-3 in equal quantities	104.50	105.50

No. 1 AND 2 COMMON—

Size	Length	District A	District B
		\$ c.	\$ c.
1 x 4" and wider.....	6 to 7 feet.....	56.00	57.00
1 x 4".....	8 to 16 feet.....	70.00	71.00
1 x 5".....	8 to 16 feet.....	67.50	68.50
1 x 6".....	8 to 16 feet.....	67.50	68.50
1 x 7".....	8 to 16 feet.....	67.50	68.50
1 x 8".....	8 to 16 feet.....	70.00	71.00
1 x 9".....	8 to 16 feet.....	72.00	73.00
1 x 10".....	8 to 16 feet.....	83.00	84.00
1 x 11".....	8 to 16 feet.....	89.50	90.50
1 x 12".....	8 to 16 feet.....	94.50	96.00
5/4, 6/4 and 8/4 x 4" and wider.....	6 to 7 feet.....	59.00	60.00
5/4, 6/4 and 8/4 x 4".....	8 to 16 feet.....	74.00	75.00
5/4, 6/4 and 8/4 x 5".....	8 to 16 feet.....	72.00	73.00
5/4, 6/4 and 8/4 x 6".....	8 to 16 feet.....	72.00	73.00
5/4, 6/4 and 8/4 x 7".....	8 to 16 feet.....	72.00	73.00
5/4, 6/4 and 8/4 x 8".....	8 to 16 feet.....	74.00	75.00
5/4, 6/4 and 8/4 x 9".....	8 to 16 feet.....	76.50	77.50
5/4, 6/4 and 8/4 x 10".....	8 to 16 feet.....	88.00	89.50
5/4, 6/4 and 8/4 x 11".....	8 to 16 feet.....	97.00	98.00
5/4, 6/4 and 8/4 x 12".....	8 to 16 feet.....	102.00	103.00
3 x 4".....	8 to 16 feet.....	76.50	77.50
3 x 6".....	8 to 16 feet.....	76.50	77.50
3 x 8".....	8 to 16 feet.....	78.50	79.50
3 x 10".....	8 to 16 feet.....	92.50	93.50
3 x 12".....	8 to 16 feet.....	104.50	105.50
4 x 4".....	8 to 16 feet.....	78.50	79.50
4 x 6".....	8 to 16 feet.....	78.50	79.50
4 x 8".....	8 to 16 feet.....	78.50	79.50
4 x 10".....	8 to 16 feet.....	92.50	93.50
4 x 12".....	8 to 16 feet.....	104.50	105.50
5 x 5".....	8 to 16 feet.....	92.50	93.50
6 x 6".....	8 to 16 feet.....	94.50	96.00

SELECTED No. 3 COMMON—

1 x 4".....	8 to 16 feet.....	60.00	61.00
1 x 5".....	8 to 16 feet.....	60.00	61.00
1 x 6".....	8 to 16 feet.....	63.50	64.50
1 x 8".....	8 to 16 feet.....	63.50	64.50
1 x 9".....	8 to 16 feet.....	63.50	64.50
1 x 10".....	8 to 16 feet.....	65.50	66.50
1 x 11".....	8 to 16 feet.....	70.00	71.00
1 x 12".....	8 to 16 feet.....	70.00	71.00
5/4, 6/4 and 8/4 x 4".....	8 to 16 feet.....	62.50	63.50
5/4, 6/4 and 8/4 x 5".....	8 to 16 feet.....	62.50	63.50
5/4, 6/4 and 8/4 x 6".....	8 to 16 feet.....	65.50	66.50
5/4, 6/4 and 8/4 x 8".....	8 to 16 feet.....	65.50	66.50
5/4, 6/4 and 8/4 x 9".....	8 to 16 feet.....	65.50	66.50
5/4, 6/4 and 8/4 x 10".....	8 to 16 feet.....	67.50	68.50
5/4, 6/4 and 8/4 x 11".....	8 to 16 feet.....	72.00	73.00
5/4, 6/4 and 8/4 x 12".....	8 to 16 feet.....	72.00	73.00

No. 3 COMMON—

1 x 4".....	6 to 16 feet.....	54.50	56.00
1 x 5".....	6 to 16 feet.....	54.50	56.00
1 x 6".....	6 to 16 feet.....	58.00	59.00
1 x 7".....	6 to 16 feet.....	58.00	59.00
1 x 8".....	6 to 16 feet.....	58.00	59.00
1 x 9".....	6 to 16 feet.....	58.00	59.00
1 x 10".....	6 to 16 feet.....	60.00	61.00
1 x 11".....	6 to 16 feet.....	63.50	64.50
1 x 12".....	6 to 16 feet.....	63.50	64.50

For lengths of 10 to 16 feet Add \$1.50 to the above prices.

No. 3 COMMON

Size	Length	District A \$ cts.	District B \$ cts.
5/4, 6/4 and 8/4 x 4"	6 to 16 feet	57.00	58.00
5/4, 6/4 and 8/4 x 5"	6 to 16 feet	57.00	58.00
5/4, 6/4 and 8/4 x 6"	6 to 16 feet	60.00	61.00
5/4, 6/4 and 8/4 x 7"	6 to 16 feet	60.00	61.00
5/4, 6/4 and 8/4 x 8"	6 to 16 feet	60.00	61.00
5/4, 6/4 and 8/4 x 9"	6 to 16 feet	60.00	61.00
5/4, 6/4 and 8/4 x 10"	6 to 16 feet	62.50	63.50
5/4, 6/4 and 8/4 x 11"	6 to 16 feet	65.50	66.50
5/4, 6/4 and 8/4 x 12"	6 to 16 feet	65.50	66.50
3 x 4"	10 to 16 feet	60.00	61.00
3 x 5"	10 to 16 feet	60.00	61.00
3 x 6"	10 to 16 feet	62.50	63.50
3 x 7"	10 to 16 feet	62.50	63.50
3 x 8"	10 to 16 feet	62.50	63.50
3 x 9"	10 to 16 feet	63.50	64.50
3 x 10"	10 to 16 feet	64.50	65.50
3 x 11"	10 to 16 feet	66.50	67.50
3 x 12"	10 to 16 feet	66.50	67.50

No. 4 COMMON—

1 x 4" to 9"	6 to 16 feet	51.50	52.50
1 x 4"	6 to 16 feet	50.50	51.50
1 x 5"	6 to 16 feet	51.50	52.50
1 x 6"	6 to 16 feet	52.50	53.50
1 x 7"	6 to 16 feet	52.50	53.50
1 x 8"	6 to 16 feet	54.50	56.00
1 x 9"	6 to 16 feet	54.50	56.00
1 x 10"	6 to 16 feet	56.00	57.00
1 x 11"	6 to 16 feet	56.00	57.00
1 x 12"	6 to 16 feet	58.00	59.00

For lengths of 10 to 16 feet ADD \$1.50 to the above prices.

5/4, 6/4, 8/4 and 12/4 x 4" to 9"	6 to 16 feet	53.50	54.50
5/4, 6/4, 8/4 and 12/4 x 4"	6 to 16 feet	52.50	53.50
5/4, 6/4, 8/4 and 12/4 x 5"	6 to 16 feet	53.50	54.50
5/4, 6/4, 8/4 and 12/4 x 6"	6 to 16 feet	54.50	56.00
5/4, 6/4, 8/4 and 12/4 x 7"	6 to 16 feet	54.50	56.00
5/4, 6/4, 8/4 and 12/4 x 8"	6 to 16 feet	57.00	58.00
5/4, 6/4, 8/4 and 12/4 x 9"	6 to 16 feet	57.00	58.00
5/4, 6/4, 8/4 and 12/4 x 10"	6 to 16 feet	58.00	59.00
5/4, 6/4, 8/4 and 12/4 x 11"	6 to 16 feet	58.00	59.00
5/4, 6/4, 8/4 and 12/4 x 12"	6 to 16 feet	60.00	61.00

No. 5 COMMON—

1 x 4" to 9"	6 to 16 feet	47.00	48.00
1 x 10 to 12"	6 to 16 feet	51.50	52.50
5/4, 6/4, 8/4 and 12/4 x 4" to 9"	6 to 16 feet	47.00	48.00
5/4, 6/4, 8/4 and 12/4 x 10" to 12"	6 to 16 feet	51.50	52.50

No. 6 COMMON—

1 x 4" to 9"	6 to 16 feet	36.50	37.50
1 x 4" and wider	6 to 16 feet	37.50	38.50
1 x 10" and wider	6 to 16 feet	38.50	39.50
5/4 x 4" and wider	6 to 16 feet	34.00	35.00
6/4 x 4" and wider	6 to 16 feet	37.50	38.50
8/4 x 4" and wider	6 to 16 feet	40.50	41.50
3 x 4" and wider	6 to 16 feet	40.50	41.50

LATH

Size	Length	District A	District B
No. 1-3/8" x 1 1/2".....	4 feet.....	\$ c. 11.00 per 1,000 pcs.	\$ c. 11.25 per 1,000 pcs.
No. 2-3/8" x 1 1/2".....	4 feet.....	9.50 per 1,000 pcs.	9.75 per 1,000 pcs.
No. 3-3/8" x 1 1/2".....	4 feet.....	8.50 per 1,000 pcs.	8.75 per 1,000 pcs.
Mill Run 3/8" x 1 1/2".....	32 inches.....	5.50 per 1,000 pcs.	5.75 per 1,000 pcs.

TOBACCO LATH—

No. 1-1/2" x 1 1/2".....	4 feet.....	16.00 per 1,000 pcs.	16.50 per 1,000 pcs.
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PART II

RED OR NORWAY PINE (*Pinus Resinosa*)

CLEAR AND CLEAR FACE—

Size	Length	District A	District B
4/4 x 4 to 6".....	6 feet and longer.....	\$ c. 73.00	\$ c. 74.00
4/4 x 7" and up.....	6 feet and longer.....	84.00	85.00
5/4, 6/4, 8/4 x 4 to 6".....	6 feet and longer.....	78.00	79.00
5/4, 6/4, 8/4 x 7" and up.....	6 feet and longer.....	89.00	90.00

MERCHANTABLE—

1 x 4".....	Random Lengths.....	51.50	52.50
1 x 5".....	Random Lengths.....	51.50	52.50
1 x 6".....	Random Lengths.....	52.50	53.50
1 x 8".....	Random Lengths.....	53.50	54.50
1 x 10".....	Random Lengths.....	56.00	57.00
1 x 12".....	Random Lengths.....	60.00	61.00
2 x 4".....	Random Lengths.....	53.50	54.50
2 x 5".....	Random Lengths.....	51.50	52.50
2 x 6".....	Random Lengths.....	54.50	55.50
2 x 7".....	Random Lengths.....	56.00	57.00
2 x 8".....	Random Lengths.....	56.00	57.00
2 x 9".....	Random Lengths.....	58.00	59.00
2 x 10".....	Random Lengths.....	58.00	59.00
2 x 11".....	Random Lengths.....	62.00	63.00
2 x 12".....	Random Lengths.....	62.00	63.00
3 x 4".....	Random Lengths.....	54.50	55.50
3 x 6".....	Random Lengths.....	56.00	57.00
3 x 7".....	Random Lengths.....	58.00	59.00
3 x 8".....	Random Lengths.....	58.00	59.00
3 x 9".....	Random Lengths.....	62.00	63.00
3 x 10".....	Random Lengths.....	62.00	63.00
3 x 11".....	Random Lengths.....	64.50	65.50
3 x 12".....	Random Lengths.....	64.50	65.50
4 x 4".....	Random Lengths.....	57.00	58.00
4 x 6".....	Random Lengths.....	58.00	59.00
4 x 7".....	Random Lengths.....	60.00	61.00
4 x 8".....	Random Lengths.....	60.00	61.00
4 x 9".....	Random Lengths.....	64.50	65.50
4 x 10".....	Random Lengths.....	64.50	65.50
4 x 11".....	Random Lengths.....	66.50	67.50
4 x 12".....	Random Lengths.....	66.50	67.50

No. 1 AND 2 CULLS—

Size	Length	District A	District B
		\$ cts.	\$ cts.
1 x 4"	Random Lengths.....	41.50	42.50
1 x 5"	Random Lengths.....	41.50	42.50
1 x 6"	Random Lengths.....	44.00	45.00
1 x 8"	Random Lengths.....	45.00	46.00
1 x 10"	Random Lengths.....	46.00	47.00
1 x 12"	Random Lengths.....	46.00	47.00
2 x 4"	Random Lengths.....	44.00	45.00
2 x 5"	Random Lengths.....	44.00	45.00
2 x 6"	Random Lengths.....	44.00	45.00
2 x 8"	Random Lengths.....	45.00	46.00
2 x 10"	Random Lengths.....	46.00	47.00
2 x 12"	Random Lengths.....	46.00	47.00
3 x 4"	Random Lengths.....	44.00	45.00
3 x 6"	Random Lengths.....	45.00	46.00
3 x 8"	Random Lengths.....	47.00	47.00
3 x 10"	Random Lengths.....	48.00	49.00
3 x 12"	Random Lengths.....	48.00	49.00
4 x 4"	Random Lengths.....	44.00	45.00
4 x 6"	Random Lengths.....	45.00	46.00
4 x 8"	Random Lengths.....	47.00	48.00
4 x 10"	Random Lengths.....	48.00	49.00
4 x 12"	Random Lengths.....	48.00	49.00

LATH—

Merchantable 3/8" x 1 1/2".....	4 feet.....	9.00 per 1,000 pcs.	9.25 per 1,000 pcs.
No. 3 3/8" x 1 1/2".....	4 feet.....	7.50 per 1,000 pcs.	7.75 per 1,000 pcs.
Mill Run 3/8" x 1 1/2".....	32 inches.....	4.50 per 1,000 pcs.	4.75 per 1,000 pcs.

TOBACCO LATH—

Merchantable—(Nos. 1 and 2 mixed) 1/2" x 1 1/2".....	4 feet.....	15.00 per 1,000 pcs.	15.50 per 1,000 pcs.
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SCHEDULE B

TO ADMINISTRATOR'S ORDER NO. A-2042

**Maximum prices for service charges rendered to white pine lumber or
Norway pine lumber**

Milling Charges

Dressing in one operation	\$2.00 per M.F.B.M.
For each additional dressing operation ADD \$1.50 per M.F.B.M.	
Standard casing and base jambs, sill stock, pulley styles, log-siding and other patterns requiring sticker machinery but excluding mouldings	7.50 per M.F.B.M.
Resawing or Ripping, where such is the only operation—1 cut	2.00 per M.F.B.M.
For each additional cut, ADD \$1.25 per M.F.B.M.	
For Resawing or Ripping in conjunction with other milling operations	1.50 per M.F.B.M.
Cross-cutting—1 cut	2.00 per M.F.B.M.
For each additional cut ADD \$1.25 per cut.	
Bundling	1.50 per M.F.B.M.

Other Service Charges

Stencilling	.50 per M.F.B.M.
Hammering	.50 per M.F.B.M.

Sorting or Laying Out.

When any order given by a buyer for a specific average of thicknesses, widths or lengths or a specified percentage of grades entails the sorting or laying out of lumber in addition to the amount of lumber ordered, an extra charge for the sorting and laying out of such additional lumber may be made as follows:

- | | |
|---|-------------------|
| (1) If such additional lumber is shipped concurrently with the lumber ordered | 1.50 per M.F.B.M. |
| (2) If such additional lumber is repiled before shipment | 2.00 per M.F.B.M. |

NOTE:—The charges customarily in effect during the Basic Period (September 15 to October 11, 1941) for the "loading of mixed cars" may continue to be made by the seller and paid for by the purchaser in addition to the prices set out in the Schedules to this Order.

SCHEDULE C

TO ADMINISTRATOR'S ORDER No. A-2042

Maximum prices for service charges rendered to white pine lumber or Norway pine lumber on F.O.B. mill sales by manufacturers.

MILLING CHARGES—

Sizes	T and G D1S to D4S	T and G Beaded V1S or V2S or Siding	D1S to D4S and resawn 1 cut	Resawn 1 cut and Dressed and Matched or D1S to D4S
	\$ c.	\$ c.	\$ c.	\$ c.
1 x 4" and up.....	3.25	3.75	4.75	6.75 per MFBM
1 x 4", 5" and 6".....	3.25	3.75	4.75	6.75 " "
1 x 7" and up.....	3.00	3.25	4.50	6.50 " "
5/4 x 4" and up.....	3.25	3.75	4.75	6.75 " "
5/4 x 4", 5" and 6".....	3.25	3.75	4.75	6.75 " "
5/4 x 7" and up.....	3.00	3.25	4.50	6.50 " "
6/4 and 8/4 x 4" and up.....	3.00	4.50	5.50 " "
6/4 and 8/4 x 4", 5" and 6".....	3.00	4.50	5.50 " "
6/4 and 8/4 x 7" and up.....	2.50	4.00	4.75 " "

Standard casing and base, jambs, sill stock, pulley styles, log-siding and other patterns requiring sticker machinery but excluding mouldings..... \$7.50 per MFBM

For a carload consisting of one size of lumber only, the above prices shall be decreased by..... 0.50 per MFBM

Resawing, ripping and trimming, where such is the only operation—1 cut..... 2.00 per MFBM

For each additional cut, add \$1.25 per MFBM

OTHER SERVICE CHARGES—

For matching short stock 6' to 9'.....	\$1.25 per MFBM
Sorting for widths or transferring.....	1.50 per MFBM
Measuring and grading.....	1.50 per MFBM
Bundling.....	1.50 per MFBM
Stencilling.....	0.50 per MFBM
Hammering.....	0.50 per MFBM

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2043

Maximum Manufacturers' and Wholesalers' Prices for the Sale of Lath in the Province of Ontario and Quebec

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

1. This Order comes into force on July 15, 1946, and replaces Administrator's Order No. A-1084, as amended, which is hereby revoked.
2. Section 2 of Administrator's Order No. A-1936 is amended by deleting the figures 1084.
3. For the purposes of this Order,
 - (a) "point of shipment" means the point at which the lath is loaded by the lath manufacturer on railway freight cars or other conveyances for shipment to the wholesaler, retailer or consumer;
 - (b) "wholesaler" means any person engaged in the business of selling lath otherwise than at retail.

Maximum Manufacturers' and Wholesalers' Lath Prices Fixed.

4. The maximum price at which any lath manufacturer whose point of shipment is located in the province of Quebec or Ontario, except in the cities of Port Arthur or Fort William or on or south of the main line of the Canadian Pacific Railway Company from Port Arthur to the boundary of the province of Manitoba, and at which any wholesaler purchasing lath produced from Spruce or Jack Pine from such manufacturer may sell or offer for sale at wholesale or any person may purchase at wholesale any such lath for delivery to a wholesaler, retailer or consumer in the province of Ontario or Quebec shall be the price shown for such lath in Parts I and II of the Schedule to this Order, which price shall include the cost of delivery f.o.b. car the retailer's or consumer's point of destination.

Special Sizes and Grades of Lath.

5. When any lath is manufactured to sizes or in grades other than those sizes and grades set out in the Schedule to this Order, such lath shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices to Show Particulars of Lath Sold.

6. Every manufacturer and wholesaler who sells Spruce or Jack Pine lath at wholesale for delivery to a wholesaler, retailer or consumer in the provinces of Ontario and Quebec shall complete in duplicate an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the species, sizes and grades of the lath sold and the price or prices charged therefor and shall keep on file one copy of each invoice and shall deliver the other copy of the invoice to the purchaser.

Dated at Ottawa, this 8th day of July, 1946.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

NOTE:—Subsection (4) of Section 7 of The Wartime Prices and Trade Regulations reads in part as follows:

"Wherever a maximum price has been fixed for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services."

SCHEDULE

TO ADMINISTRATOR'S ORDER NO. A-2043

MAXIMUM MANUFACTURERS' AND WHOLESALERS' PRICES FOR LATH
IN ONTARIO AND QUEBEC

PART I

THE MAXIMUM PRICES SET OUT BELOW ARE FOR SHIPMENTS OF LATH DELIVERED F.O.B. CAR, THE RETAILER'S OR CONSUMER'S POINT OF DESTINATION IN THE MONTREAL AREA, WHICH USES THE MONTREAL RATE OF FREIGHT.

In cases where delivery is not to be made in the Montreal Area;

- (1) If the point of shipment is *at or east of Matapedia*, Quebec, and the freight rate from Campbellton, New Brunswick, to the consumer's or retailer's point of destination is *more* than the freight rate from Campbellton to Montreal, the maximum price per 1,000 pieces may be increased by an amount calculated as follows:

The difference in the freight rate from Campbellton to Montreal and the freight rate from Campbellton to the consumer's or retailer's point of destination using a shipping weight of 600 pounds per 1,000 pieces, calculating the freight per 1,000 pieces to the nearest 5 cents.

- (2) If the point of shipment is *nearer Montreal* than Matapedia is to Montreal and the freight rate from the point of shipment to the consumer's or retailer's point of destination is *more* than the freight rate from the point of shipment to Montreal, the maximum price per 1,000 pieces may be increased by an amount calculated as follows:

The difference in freight rate from the point of shipment to the consumer's or retailer's point of destination and the freight rate from the point of shipment to Montreal using a shipping weight of 600 pounds per 1,000 pieces, calculating the freight per 1,000 pieces to the nearest 5 cents.

- (3) If the freight rate from the point of shipment to the consumer's or retailer's point of destination is *less* than the freight rate from the point of shipment to Montreal, the maximum price per 1,000 pieces must be decreased by an amount calculated as follows:

The difference in the freight rate from the point of shipment to the consumer's or retailer's point of destination and the freight rate from the point of shipment to Montreal using a shipping weight of 600 pounds per 1,000 pieces, calculating the freight per 1,000 pieces to the nearest 5 cents.

SPRUCE OR JACK OR PRINCESS PINE LATH

Quebec Grade	Size	
No. 1	$\frac{3}{8}$ " x $1\frac{1}{2}$ "—4'	\$7.75 per 1,000 pieces
No. 2	$\frac{3}{8}$ " x $1\frac{1}{2}$ "—4'	6.15 per 1,000 pieces

PART II

THE MAXIMUM PRICES SET OUT BELOW ARE FOR SHIPMENTS OF LATH DELIVERED F.O.B. CAR, THE RETAILER'S OR CONSUMER'S POINT OF DESTINATION IN THE TORONTO AREA WHICH USES THE TORONTO RATE OF FREIGHT.

In cases where delivery is not to be made in the Toronto Area:—

- (1) If the point of shipment is further from Toronto than North Bay and the freight rate from North Bay to the consumer's or retailer's point of destination is *more* than the freight rate from North Bay to Toronto, the maximum price per 1,000 pieces may be increased by an amount calculated as follows:

The difference in the freight rate from North Bay to Toronto and the freight rate from North Bay to the consumer's or retailer's point of destination

using a shipping weight of 800 pounds per 1,000 pieces for Tobacco Lath or 600 pounds per 1,000 pieces for other Lath, and calculating the freight per 1,000 pieces to the nearest 5 cents.

- (2) If the point of shipment is *nearer* Toronto than North Bay is to Toronto and the freight rate from the point of shipment to the consumer's or retailer's point of destination is *more* than the freight rate from the point of shipment to Toronto, the maximum price per 1,000 pieces may be increased by an amount calculated as follows:

The difference in freight rate from the point of shipment to the consumer's or retailer's point of destination and the freight rate from the point of shipment to Toronto using a shipping weight of 800 pounds per 1,000 pieces for Tobacco Lath or 600 pounds per 1,000 pieces for other Lath, and calculating the freight per 1,000 pieces to the nearest 5 cents.

- (3) If the freight rate from the point of shipment to the consumer's or retailer's point of destination is *less* than the freight rate from the point of shipment to Toronto, the maximum price per 1,000 pieces must be decreased by an amount calculated as follows:

The difference in the freight rate for such shipment from the point of shipment to the consumer's or retailer's point of destination and the freight rate for such shipment from the point of shipment to Toronto using a shipping weight of 800 pounds per 1,000 pieces for Tobacco Lath or 600 pounds per 1,000 pieces for other Lath, and calculating the freight per 1,000 pieces to the nearest 5 cents.

SPRUCE OR JACK OR PRINCESS PINE LATH

Ontario Grade	Size	
Merchantable (Nos. 1 and 2 mixed)	3/8" x 1½"—4'	\$8.40 per 1,000 pieces
No. 3	3/8" x 1½"—4'	6.80 per 1,000 pieces
Merchantable (Mill Run)	3/8" x 1½"—32"	3.75 per 1,000 pieces

TOBACCO LATH

JACK PINE

Ontario Grade	Size	
Merchantable (Nos. 1 and 2 mixed)	1/2" x 1½"—4'	15.25 per 1,000 pieces

SPRUCE OR PRINCESS PINE

Merchantable (Nos. 1 and 2 mixed)	1/2" x 2½"—4'	13.35 per 1,000 pieces
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WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2044

Maximum Manufacturers' and Wholesalers' Prices for the Sale of Certain Lumber in the Provinces of Ontario and Quebec

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator it is hereby ordered as follows:

1. This Order comes into force on July 15, 1946, and replaces Administrator's Order No. A-1039, as amended, which is hereby revoked.

2. Section 2 of Administrator's Order No. A-1936 is amended by deleting the figures 1039.

3. For the purposes of this Order,

- "manufacturer" means any person who owns or operates a sawmill or machine wherein or whereby felled trees or logs are converted or processed into lumber;
- "point of shipment" means the point at which the lumber is loaded by the manufacturer on railway freight cars or other conveyances for shipment to the wholesaler, retailer or consumer;
- "wholesaler" means any person engaged in the business of selling lumber otherwise than at retail.

Maximum Manufacturers' and Wholesalers' Prices Fixed

4. (1) Except as provided in subsection (3) of this Section, the maximum price at which any manufacturer whose point of shipment is located in the Province of Quebec or Ontario, except in the cities of Port Arthur or Fort William or on or south of the main line of the Canadian Pacific Railway Company from Port Arthur to the boundary of the province of Manitoba, and at which any wholesaler purchasing lumber produced from Spruce, Jack Pine or Hemlock from such manufacturer may sell or offer for sale at wholesale or any person may purchase at wholesale any such lumber for delivery to a wholesaler, retailer or consumer in the province of Ontario or Quebec shall be the price shown for such lumber in Parts I and II of the Schedule to this Order, which price shall include the cost of delivery f.o.b. car the retailer's or consumer's point of destination.

(2) Except as provided in subsection (3) of this Section, the maximum price which any person may charge for any milling, dressing or other service described in Part III of the said Schedule and rendered in connection with lumber referred to in subsection (1) of this Section, shall be the price shown for such service in Part III of the said Schedule.

(3) The maximum price at which any wholesaler may sell or offer for sale at wholesale dressed lumber produced from Spruce or Jack Pine, or any person may purchase at wholesale any such lumber for delivery to a retailer or consumer in the province of Ontario or Quebec shall be the price shown for rough lumber of the same species, size and grade in Parts I and II of the said Schedule, increased by an amount not exceeding two dollars per thousand feet board measure, which price shall include the cost of delivery f.o.b. car the retailer's or consumer's point of destination.

Special Sizes and Grades of Lumber

5. (1) When any lumber is sawn to rough sizes other than those sizes designated in the Schedule to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

(2) When any lumber is offered for sale in grades not designated in the said Schedule, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices to Show Particulars of Lumber Sold

6. Every manufacturer and wholesaler who sells Spruce, Jack Pine, or Hemlock lumber at wholesale for delivery to a wholesaler, retailer or consumer in the provinces of Ontario and Quebec shall complete in duplicate an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the species, sizes and grades of the lumber sold and the price or prices charged therefor and shall keep on file one copy of each invoice and shall deliver the other copy of the invoice to the purchaser.

Dated at Ottawa, this 8th day of July, 1946.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

NOTE:—Subsection (4) of Section 7 of The Wartime Prices and Trade Regulations reads in part as follows:

"Wherever a maximum price has been fixed for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services."

SCHEDULE

TO ADMINISTRATOR'S ORDER No. A-2044

MAXIMUM MANUFACTURERS' AND WHOLESALERS' PRICES
FOR LUMBER IN ONTARIO AND QUEBEC

Unless otherwise indicated all prices set out hereunder refer to one thousand feet board measure and all measurements are calculated from the nominal size.

PART I

THE MAXIMUM PRICES SET OUT BELOW ARE FOR SHIPMENTS OF LUMBER DELIVERED F.O.B. CAR THE RETAILER'S OR CONSUMER'S POINT OF DESTINATION IN THE MONTREAL AREA WHICH USES THE MONTREAL RATE OF FREIGHT.

In cases where delivery is not to be made in the Montreal area:

- (1) If the point of shipment is *at or east of Matapedia*, Quebec, and freight rate from Campbellton, N.B., to the consumer's or retailer's point of destination is *more* than the freight rate from Campbellton to Montreal, the maximum price per MFBM or per MFMSM may be increased by an amount calculated as follows:

The difference in the freight rate from Campbellton to Montreal and the freight rate from Campbellton to the consumer's or retailer's point of destination using a shipping weight of 2,000 lbs. per MFBM if the stock is dressed or 2,500 lbs. per MFBM if the stock is rough, except in the case of spruce crating, when the following shipping weights shall be used: 1,400 lbs. per MFMSM if the stock is dressed and 2,000 lbs. per MFMSM if the stock is rough. In each case the freight per MFBM or per MFMSM shall be calculated to the nearest 25 cents.

- (2) If the point of shipment is *nearer* Montreal than Matapedia, Quebec, and the freight rate from the point of shipment to the consumer's or retailer's point of destination is *more* than the freight rate from the point of shipment to Montreal the maximum price per MFBM or per MFMSM may be increased by an amount calculated as follows:

The difference in freight rate from the point of shipment to the consumer's or retailer's point of destination and the freight rate from the point of shipment to Montreal using a shipping weight of 2,000 pounds per MFBM if the stock is dressed or 2,500 lbs. per MFBM if the stock is rough, except in the case of spruce crating, when the following shipping weights shall be used: 1,400 lbs. per MFMSM if the stock is dressed and 2,000 lbs. per MFMSM if the stock is rough. In each case the freight per MFBM or per MFMSM shall be calculated to the nearest 25 cents.

- (3) If the freight rate from the point of shipment to the consumer's or retailer's point of destination is *less* than the freight rate from the point of shipment to Montreal, the maximum price per MFBM or per MFMSM must be decreased by an amount calculated as follows:

The difference in the freight rate from the point of shipment to the consumer's or retailer's point of destination and the freight rate from the point of shipment to Montreal using a shipping weight of 2,000 lbs. per MFBM if the stock is dressed or 2,500 lbs. per MFBM if the stock is rough, except in the case of spruce crating, when the following shipping weights shall be used: 1,400 lbs. per MFMSM if the stock is dressed and 2,000 lbs. per MFMSM if the stock is rough. In each case the freight per MFBM or per MFMSM shall be calculated to the nearest 25 cents.

SCHEDULE (2)

MERCHANTABLE SPRUCE OR JACK PINE—ROUGH

Thickness	Length	WIDTH								
		3"	4"	5"	6"	7"	8"	9"	10"	12"
		\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.
Full 1".....	8'/16' R/L.....	49.50	49.50	50.50	51.50	51.50	53.50	54.50	56.50	59.50
Full 1 1/2".....	8'/16' R/L.....	49.50	50.50	51.50	53.50	53.50	55.50	57.50	58.50	60.50
Full 2".....	8'/16' R/L.....	48.50	48.50	49.50	50.50	50.50	51.50	53.50	55.50	58.50
Full 3".....	8'/16' R/L.....	49.50	49.50	50.50	52.50	53.50	54.50	56.50	58.50	61.50
Full 4".....	8'/16' R/L.....		49.50		53.50		55.50		59.50	62.50
Scant 1".....	8'/16' R/L.....	47.50	47.50	48.50	49.50	49.50	50.50	52.50	54.50	57.50
Scant 2".....	8'/16' R/L.....	46.50	46.50	47.50	48.50	48.50	49.50	51.50	53.50	56.50

For Merchantable Spruce or Jack Pine dressed to standard sizes ADD to the above prices \$2.00.
Merchantable Spruce or Jack Pine, Surfaced Boards, Shiplap or Tongued and Grooved, 11/16" in thickness, random widths, 3" and wider—\$44.75 per MFSM.

No extra may be charged for specified widths.

In all cases of material 11/16" in thickness, freight shall be calculated on the basis of 1,500 lbs. per MFSM.

SPRUCE CRATING ROUGH: SAWN TO 5/8" BY THE SHIPPING MANUFACTURER

GRADE	LENGTH	WIDTH		
		3"	4"	5" and Wider per MFSM
		\$ c.	\$ c.	\$ c.
Merchantable.....	6'/18' R/L.....	38.00	39.00	39.00
Quebec 5th quality and better.....	6'/18' R/L.....	37.00	38.00	38.00
Quebec 6th quality and better.....	6'/18' R/L.....	35.50	36.50	36.50
6th quality.....	6'/18' R/L.....	32.75	34.00	34.00

For Bundling ADD to the above price for Spruce Crating..... \$1.00

For Specified Lengths ordered by the buyer ADD to the above price for Spruce Crating..... 2.00

For dressed 1 side ADD to the above price for Spruce Crating..... 1.50

For DISIE, D2SIE, DIS2E, D4S or D and M, ADD to the above price for Spruce Crating.. 3.00

PART II

THE MAXIMUM PRICES SET OUT BELOW ARE FOR SHIPMENTS OF LUMBER DELIVERED F.O.B. CAR THE RETAILER'S OR CONSUMER'S POINT OF DESTINATION IN THE TORONTO AREA WHICH USES THE TORONTO RATE OF FREIGHT.

In cases where delivery is not to be made in the Toronto Area:

- (1) If the point of shipment is *further* from Toronto than North Bay and the freight rate from North Bay to the consumer's or retailer's point of destination is *more* than the freight rate from North Bay to Toronto, the maximum price per MFBM may be increased by an amount calculated as follows:

The difference in the freight rate from North Bay to Toronto and the freight rate from North Bay to the consumer's or retailer's point of destination using a shipping weight of 2,000 lbs. per MFBM if the stock is dressed or 2,500 lbs. per MFBM if the stock is rough, and calculating the freight per MFBM to the nearest 25 cents.

- (2) If the point of shipment is *nearer* Toronto than North Bay and the freight rate from the point of shipment to the consumer's or retailer's point of destination is *more* than the freight rate from the point of shipment to Toronto the maximum price per MFBM may be increased by an amount calculated as follows:

The difference in freight rate from the point of shipment to the consumer's or retailer's point of destination and the freight rate from the point of

shipment to Toronto using a shipping weight of 2,000 lbs. per MFBM if the stock is dressed or 2,500 lbs. per MFBM if the stock is rough, and calculating the freight per MFBM to the nearest 25 cents.

- (3) If the freight rate from the point of shipment to the consumer's or retailer's point of destination is less than the freight rate from the point of shipment to Toronto, the maximum price per MFBM must be decreased by an amount calculated as follows:

The difference in the freight rate for such shipment from the point of shipment to the consumer's or retailer's point of destination and the freight rate for such shipment from the point of shipment to Toronto, using a shipping weight of 2,000 lbs. per MFBM if the stock is dressed or 2,500 lbs. per MFBM if the stock is rough, and calculating the freight per MFBM to the nearest 25 cents.

SCHEDULE (4)

MERCHANTABLE SPRUCE OR JACK PINE—ROUGH

Thickness	Length	WIDTH								
		3"	4"	5"	6"	7"	8"	9"	10"	12"
		\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Full 1"	8'/16' R/L	51.00	51.00	52.00	53.00	53.00	55.00	56.00	58.00	61.00
Full 1½"	8'/16' R/L	51.00	52.00	53.00	55.00	55.00	57.00	59.00	60.00	62.00
Full 2"	8'/16' R/L	50.00	50.00	51.00	52.00	52.00	53.00	55.00	57.00	60.00
Full 3"	8'/16' R/L	51.00	51.00	52.00	54.00	55.00	56.00	58.00	60.00	63.00
Full 4"	8'/16' R/L	51.00	55.00	57.00	61.00	64.00
Scant 1"	8'/16' R/L	49.00	49.00	50.00	51.00	51.00	52.00	54.00	56.00	59.00
Scant 2"	8'/16' R/L	48.00	48.00	49.00	50.00	50.00	51.00	53.00	55.00	58.00

For Merchantable Spruce or Jack Pine dressed to standard sizes ADD to the above prices—\$2.00.

Merchantable Spruce or Jack Pine, Surfaced Boards, Shiplap or Tongued and Grooved, 11/16" in thickness, random widths, 3" and Wider—\$46.00 per MFSM.

No extra may be charged for specified widths.

In all cases of material 11/16" in thickness, freight shall be calculated on the basis of 1,500 lbs. per MFSM.

MERCHANTABLE HEMLOCK—ROUGH

Thickness	Length	WIDTH							
		4"	5"	6"	7"	8"	9"	10'	12"
		\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
1"	8'/16' R/L	40.00	43.00	45.00	45.00	46.00	46.00	47.00
2"	8'/16' R/L	44.00	45.00	46.00	47.00	49.00
2" Resawn	46.00
2"	18'	47.00	48.00	49.00	50.00	52.00
2"	20'	49.00	50.00	51.00	52.00	54.00

For No. 2 Grade DEDUCT from the above prices—\$4.00.

SCHEDULE (5)

THE FOLLOWING ADDITIONS MAY BE MADE AND THE FOLLOWING DEDUCTIONS MUST BE MADE FROM THE MAXIMUM PRICES SET OUT ABOVE IN PARTS I AND II OF THIS SCHEDULE FOR MERCHANTABLE SPRUCE OR JACK PINE, EXCEPTING SPRUCE CRATING:

For random even lengths.....	ADD	\$1.00
For specified odd lengths ordered by the buyer except lengths of 13'.....	ADD	1.00
For specified even lengths and lengths of 13' ordered by the buyer.....	ADD	2.00
For lengths of 18' and thickness 2" Scant or over.....	ADD	3.00
For lengths of 20' and thickness 2" Scant or over.....	ADD	4.00

ONTARIO GRADING

No. 4 Common and Better (No. 1 Cull and Better) 8'/16' in length.....	DEDUCT	\$1.00
No. 4 Common (No. 1 Cull) 6'/16' in length.....		2.00
No. 5 Common (No. 2 Cull) 6'/16' in length.....		4.00
No. 4 and 5 Common mixed (No. 1 and 2 Cull) 6'/16' in length.....		3.00
No. 6 Common (No. 3 Cull) 6'/16' in length.....		5.00

QUEBEC GRADING

5th and Better Quebec Grading, 8'/16' in length.....	DEDUCT	\$1.00
5th Quality, 6'/16' in length.....		2.00
6th Quality, 6'/16' in length.....		4.00
5th and 6th qualities mixed, 6'/16' in length.....		3.00

PART III

MILLING AND DRESSING CHARGES

(1) THE FOLLOWING MILLING CHARGES MAY BE ADDED TO THE MAXIMUM PRICES FOR MERCHANTABLE SPRUCE OR JACK PINE SET OUT IN PARTS I AND II

Operations—

For resawing or ripping 1 cut, in conjunction with other milling, widths 3" to 4".....	\$1.50
For resawing or ripping 1 cut, in conjunction with other milling, widths 5" and up.....	1.00
For resawing and ripping 1 cut, shipped rough, widths 3" to 4".....	2.00
For resawing or ripping 1 cut, shipped rough, widths 5" and up.....	1.50
For each additional cut, resawing or ripping, ADD.....	.50
For resawing 1 cut, ripping 1 cut, and bundling, shipped rough.....	3.00
For resawing 1 cut, ripping 1 cut after dressing, and bundling.....	3.00
For DIE or sawsizing to standard 1/4" off width.....	1.00
For DIE or sawsizing to full nominal size.....	2.00
For dressing over standard size but not up to full nominal.....	1.00
For dressing to full nominal thickness, nit or miss.....	1.50
For bundling except as specified above.....	1.00

(2) THE FOLLOWING DRESSING CHARGES MAY BE ADDED TO THE MAXIMUM PRICES FOR MERCHANTABLE HEMLOCK SET OUT IN PART II

For resawing or for dressing 1" or 2" in one operation, except 2" x 6".....	\$2.00
For sizing by saw or planer.....	2.50
For resawing and dressing 2", except 2" x 6".....	3.00
For resawing and dressing 2" x 6".....	2.00

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2045

Maximum Prices for Sales of Certain Animal Glands and Offals

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered as follows:

Effective Date and Application of Order

1. This Order comes into force on July 10, 1946, and revokes Administrator's Order No. A-1748, as amended, which it replaces.

Maximum Prices

2. (1) The maximum price at which any person may sell or offer to sell to any other person any animal glands or offals listed in the Schedule hereto shall,

according to the kind of glands and offals and whether they are derived from sheep, horses, cattle, calves or hogs, be the price for the same listed in such Schedule.

- (2) The maximum prices fixed by subsection (1) are f.o.b. the seller's shipping point.

Prices Fixed are Maximum Prices

3. All prices mentioned in this Order are maximum prices and shall not be exceeded. Such prices include all charges and no charge may be made for a container or package or for packing or preparing the glands for shipment or for any other service, which results in the sum of the price and the charge exceeding the maximum price.

Sales Invoices

4. (1) On every sale of any animal glands and offals to which this Order applies, the seller shall at or before the time of delivery of the goods furnish the buyer with an invoice showing the names and identifying addresses of the seller and the buyer, the date of sale, the kind of goods sold, the quantity sold and the price per pound charged.
- (2) The seller shall keep a duplicate copy and the buyer the original of each invoice, furnished by the seller as required by this Order, available for inspection by any authorized representative of the Board, at any time within twelve months of the date of the transaction to which it relates.

Dated at Ottawa, this 8th day of July, 1946.

F. S. GRISDALE,

Administrator of Meat and Meat Products.

APPROVED:

M. W. McCUTCHEON,

Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE TO

ADMINISTRATOR'S ORDER NO. A-2045.

Maximum Prices per Pound for the Following Animal Glands and Offals

All Prices are f.o.b. Seller's Shipping Point

Kind of Gland or Offal	Derived from				
	Sheep	Horses	Cattle	Calves	Hogs
	\$ c.	\$ c.	\$ c.	\$ c.	\$ c.
1. Gall, concentrated (75% Solid).....	.90		.90		.60
2. Gall, liquid (9% Solid).....	.10½		.10½		.07
3. Livers (for pharmaceutical purposes only)		.11½			
4. Lungs.....			.03½	.03½	.03½
5. Ovaries.....	.60	.60	.55		.50
6. Pancreas.....	.20	.20	.13	.26	.10½
7. Parathyroids.....			12.00		
8. Pituitaries.....	3.85		2.50	3.00	3.50
9. Prostates.....			.25		
10. Spinal Cords.....			.28		
11. Spleen.....			.07		.07
12. Stomach Linings.....					.17
13. Suprarenals.....	.70	.55	.70		
14. Testes.....			.12		
15. Thyroids.....	.25	.22	.15		.30
16. Tonsils.....			.03		
17. Udders.....			.05		

NOTE.—Maximum prices for livers derived from sheep, cattle, calves and hogs are provided by Administrator's Order No. A-1392, as amended.

Maximum prices for horse livers for other than pharmaceutical purposes are provided by Administrator's Order No. A-1023, as amended.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2046

Maximum Prices of Onions

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered as follows:

1. This Order comes into force on July 10, 1946.
2. The Schedule to Administrator's Order No. A-1267 as amended, is hereby further amended by deleting item 1 of the said Schedule and substituting therefor the following:

Type	Grade	PERIODS OF SALE								
		January	February	March	April	May 1 to June 30	July 1 to July 15	July 16 to Aug. 30	September October and November	December
1. Spanish type with minimum diameter of 3 inches.	Allgrades.....	cts. 3.65	cts. 3.80	cts. 4.00	cts. 4.25	cts. 4.25	cts. 3.75	cts. 5.00	cts. 5.00	cts. 5.05

Dated at Ottawa this 8th day of July, 1946.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

E. J. CHAMBERS,
Administrator of Fresh Fruit and Vegetables.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2047

Respecting Fish Boxes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fish and Fish Products, it is hereby ordered as follows:

1. This Order comes into force on July 15, 1946.

2. Administrator's Order No. A-550 which permitted fish wholesalers to charge retailers a refundable deposit charge of twenty-five cents in certain cases for each box used by them to deliver fish, is hereby revoked.

Dated at Ottawa, this 8th day of July, 1946.

A. N. McLEAN,

Administrator of Fish and Fish Products.

APPROVED:

M. W. McCUTCHEON,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2048

Maximum Prices of Apricots

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered as follows:

1. This Order comes into force on July 15, 1946.

2. Administrator's Order No. A-1680 is hereby amended

(1) by deleting subsection (1) of Section 1 and by substituting therefor the following:

"(1) This Order comes into force on July 15, 1946. It fixes maximum prices, during the period July 15 to September 28, 1946, both inclusive, of

(a) all types of fresh apricots grown in British Columbia when sold in any part of Canada, and

(b) all types of fresh imported apricots when sold in that part of Canada lying to the west of the 88th degree of west longitude."

Dated at Ottawa this 8th day of July, 1946.

E. J. CHAMBERS,

Administrator of Fresh Fruit and Vegetables.

APPROVED:

M. W. McCUTCHEON,

Deputy Chairman, Wartime Prices and Trade Board.

VOLUME III, No. 3



July 22, 1946

STATUTORY ORDERS AND REGULATIONS, 1946

Published under authority of Order in Council P.C. 10793 of
26th November, 1942, as amended by Order in Council
P.C. 7225 of 3rd December, 1945

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER, B.A., L.Ph., C.M.G.,
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
CONTROLLER OF STATIONERY
1946

Price 10 cents



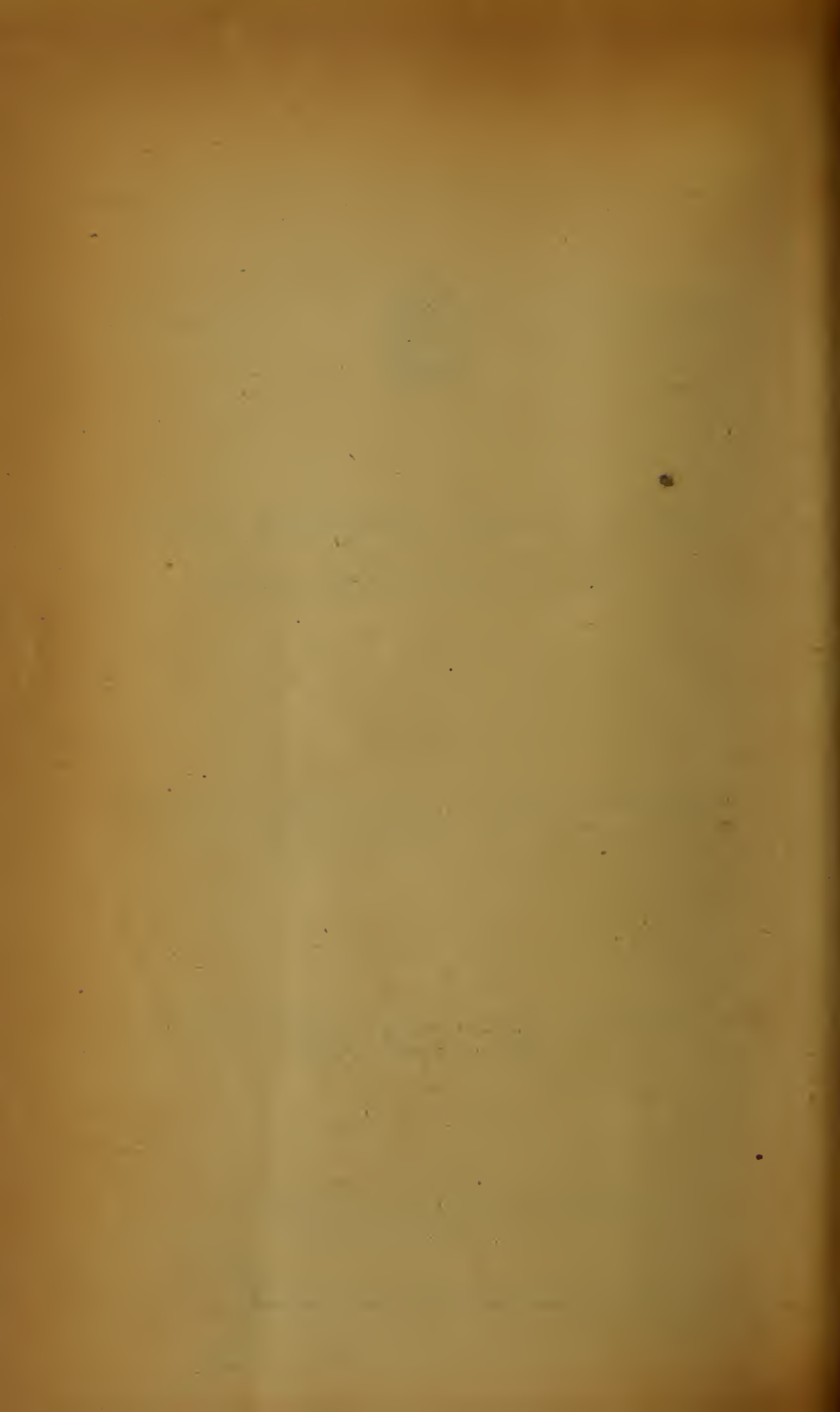


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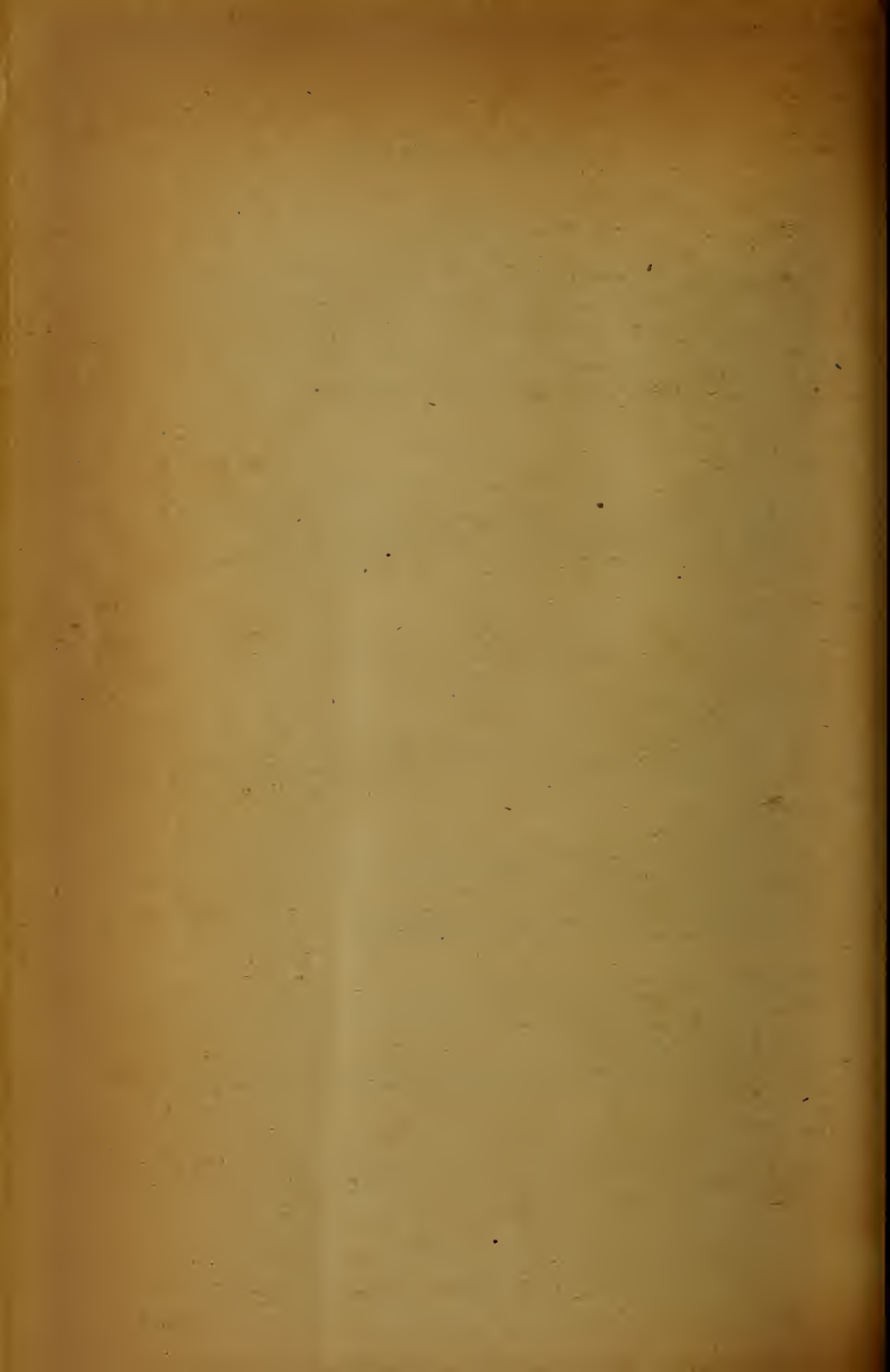
Order No. A-2041—page 53—

Schedule, Part I, Group H—item 5 should read "Brooms, made of fibre, bassine, bahia bass and palmyra".

Order No. A-2044—

Page 76—insert words "Schedule (3)" above "Part II"

Page 78—Part III (1) fifth line of operations should read "For each additional cut...."



PART I
Orders in Council

Order in Council appointing E. N. Davis as alternate member of
Regional War Labour Board for Ontario

P.C. 2843

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 9th day of July, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

WHEREAS the Minister of Labour reports that it is deemed necessary to appoint an alternate member of the Regional War Labour Board for the Province of Ontario to act in the absence of any member of the said Board appointed as representative of employers;

Now, THEREFORE, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the Wartime Wages Control Order, P.C. 9384 of December 9, 1943 (as amended by Order in Council of May 17, 1946, P.C. 1996) is pleased to appoint and doth hereby appoint Mr. E. N. Davis of St. Catharines, Ontario, as an alternate member of the said Regional War Labour Board for the Province of Ontario to act in the absence of any member of the said Board appointed as representative of employers; the appointment to be effective as of July 6, 1946.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing C. B. C. Scott as alternate member of
Regional War Labour Board for Ontario

P.C. 2845

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 9th day of July, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

WHEREAS the Minister of Labour reports that it is deemed necessary to appoint an alternate member of the Regional War Labour Board for the Province of Ontario to act in the absence of any member of the said Board appointed as representative of employers;

Now, THEREFORE, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the Wartime Wages Control Order, P.C. 9384 of December 9, 1943 (as amended by Order in Council of May 17, 1946, P.C. 1996), is pleased to appoint and doth hereby appoint Mr. C. B. C. Scott of Toronto, Ontario, as an alternate member of the said Regional War Labour Board for the Province of Ontario to act in the absence of any member of the said Board appointed as representative of employers; the appointment to be effective as of July 6, 1946.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing E. E. Sparrow as alternate member of
Regional War Labour Board for Ontario

P.C. 2846

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 9th day of July, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

WHEREAS the Minister of Labour reports that it is deemed necessary to appoint an alternate member of the Regional War Labour Board for the Province of Ontario to act in the absence of any member of the said Board appointed as representative of employers;

Now, THEREFORE, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the Wartime Wages Control Order, P.C. 9384 of December 9, 1943 (as amended by Order in Council of May 17, 1946, P.C. 1996), is pleased to appoint and doth hereby appoint Mr. E. E. Sparrow of Toronto, Ontario, as an alternate member of the said Regional War Labour Board for the Province of Ontario to act in the absence of any member of the said Board appointed as representative of employers; the appointment to be effective as of July 6, 1946.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing W. J. Bennett Controller of the
Joseph Stokes Rubber Co., Ltd., of Welland, Ontario

P.C. 2852

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 9th day of July, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

WHEREAS the Minister of Reconstruction and Supply reports:

That the Joseph Stokes Rubber Company Limited of Welland, Ontario, producers, amongst other things, of asphalt containers, hard rubber containers and hard rubber covers and plugs, have taken steps to cease the production of the said articles and have so advised their customers;

That it is essential by reason of the continued existence of the national emergency arising out of the war against Germany and Japan, to maintain the production of the said supplies; and

That in order to ensure the adequate and proper production of the said supplies, it is desirable to appoint a Controller of the business, undertaking, affairs and operations of the said Company;

AND WHEREAS in the opinion of the Minister of Reconstruction and Supply, William John Bennett, Esquire, is a fit and proper person to be appointed as Controller;

Now, THEREFORE, His Excellency the Governor General in Council, on the recommendation of the Minister of Reconstruction and Supply and under and by virtue of the National Emergency Transitional Powers Act, 1945, the Department of Munitions and Supply Act, the Department of Reconstruction and Supply Act and other enabling powers, is pleased to order and doth hereby order,—

1. That William John Bennett, Esquire, of Ottawa, Ont., Executive, be and he is hereby appointed Controller of the business, undertaking, affairs and operations of Joseph Stokes Rubber Company Limited of Welland, Ontario (hereinafter called "the Company");

2. That the said Controller shall have the custody and control of the undertaking and all the property and assets of the Company and shall have the power and authority, in the name and on behalf of the Company, to manage, operate and carry on the business, undertaking, affairs and operations of the Company and without limiting the generality of the foregoing, the Controller shall have power and authority, in the name and on behalf of the Company,

- (a) to bring or defend any action, suit or prosecution or other legal proceeding, civil or criminal;
- (b) to draw, accept, make, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments;
- (c) to borrow any sum or sums of money, which, in the opinion of the said Controller, is or are required for the carrying on of the business, operations and undertaking of the said Company and to give security therefor on all or any part of the said business and/or any property and assets of the Company;
- (d) to enter into contracts and execute deeds and other documents relating to the carrying on of the business and operations of the said Company and for such purposes to use, when necessary, the seal of the Company;
- (e) to exercise the powers, authorities and rights which but for the provisions of this Order would have been exercisable by the board of directors of the Company;
- (f) to do and execute all such other things as are necessary, advisable or expedient for the management, operation and carrying on of the business, undertaking, affairs and operations of the Company;

3. That the Minister of Reconstruction and Supply may, for the purpose of this Order, from time to time, appoint one or more Deputy Controllers who shall have and exercise any and all of the powers conferred on the Controller, subject to any restrictions thereof which the Controller may, from time to time, impose and subject in all cases to review by the Controller;

4. That the said Controller shall exercise the foregoing powers and authorities subject to such instructions and directions, if any, as the Minister of Reconstruction and Supply may from time to time see fit to give, provided, however, that all acts and things done by the said Controller hereunder shall be binding upon the Company and all persons are invited to act accordingly;

5. That the said Controller shall continue to be Controller of the business, undertaking, affairs and operations of the Company until his appointment as such is revoked by order of the Governor General in Council which shall be published in the *Canada Gazette*, and the powers and authorities hereinbefore conferred upon the said Controller may be exercised at any time and from time to time until varied or revoked by order of the Governor General in Council;

6. That until revocation of the said Controller's appointment as aforesaid neither the board of directors nor the shareholders of the Company shall be entitled, directly or indirectly, to manage, operate or carry on or control or supervise the management, operation or carrying on of the business, undertaking, affairs and operations of the said Company;

7. That the said Controller, any Deputy Controller and any person acting for or on behalf of or under the authority of the said Controller shall not be or become personally liable to any person (including the Company, its creditors and/or shareholders) for anything done or omitted in the exercise or purported exercise of any power or authority from time to time vested in or conferred upon the said Controller;

8. That it shall be the duty of every person who was in the employ of the Company on or immediately prior to the 8th day of July, 1946, to perform the duties of his employment as and when required to do so by the Controller and he shall continue to perform such duties until the authority of the Controller is revoked; and every person who fails to perform his duties as aforesaid without lawful excuse, the onus of proof of which is upon him, is guilty of an offence and liable upon summary conviction to a fine of \$20 for each day or part of a day in which he fails so to perform his duties;

9. That the said Controller shall have full power and authority to employ such assistants to assist him in carrying out his duties hereunder as the Controller may deem advisable and to pay to such assistants such remuneration as the Controller shall consider to be fair and reasonable and such remuneration, as well as the out of pocket expenses of the Controller, shall be a charge upon the operations of the Company;

10. That any person who (a) interferes with the exercise by the Controller or any Deputy Controller of any of the powers, authorities and rights conferred upon him, or (b) interferes with an employee or other person seeking to comply with the terms of this Order, or (c) counsels and procures any person to violate this Order shall be guilty of an offence and liable upon summary conviction to a fine not exceeding, in the case of (a) \$5,000 or imprisonment for a term not exceeding five years or to both such fine and such imprisonment; and in the case of (b) and (c) to a fine not exceeding \$500 or to imprisonment for a term not exceeding six months or to both such fine and such imprisonment.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Controller *re* business, undertaking, affairs and operations of certain Steel Companies

P.C. 2901

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 10th day of July, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

WHEREAS the Honourable Mr. Justice W. D. Roach was appointed as an Industrial Disputes Inquiry Commissioner under Order in Council P.C. 4020 of June 6, 1941, to inquire into and mediate certain disputes between Algoma Steel Corporation Limited, Sault Ste. Marie, Ontario, Steel Company of Canada Limited, Hamilton, Ontario, Dominion Steel and Coal Corporation Limited, Sydney, Nova Scotia, and the United Steel Workers of America;

AND WHEREAS the Minister of Labour reports that he is advised that there is grave danger of a strike in the immediate future by employees of the Companies named in the next preceding paragraph arising out of the failure of the said Companies and the said Union representing the employees of the said Companies to settle matters presently in dispute between them;

That a stoppage of work in the said Companies would seriously curtail the essential supply of steel and would dislocate production in other industries and would be contrary to the national interest thereby jeopardizing the orderly transition to a peacetime economy in Canada;

NOW, THEREFORE, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of The National Emergency Transitional Powers Act 1945 is pleased to make the following Order and it is hereby made and established accordingly.

ORDER

1. In this Order, "Companies" means Algoma Steel Corporation Limited, with head office at Sault Ste. Marie, Ontario, Steel Company of Canada Limited, with head office at Hamilton, Ontario, Dominion Steel and Coal Corporation Limited, with head office at Montreal, P.Q., and "establishment" includes a work, undertaking or business.

2. F. B. Kilbourn, Esquire, of the City of Montreal, P.Q., Vice-President and General Manager of Canada Cement Company Limited, formerly Dominion Steel Controller, is hereby appointed Controller of

(a) the business, undertaking, affairs and operations of the Algoma Steel Corporation Limited, necessary for the operation of its steel production plant and establishment at Sault Ste. Marie, Ontario; and

- (b) the business, undertaking, affairs and operations of Steel Company of Canada Limited, necessary for the operation of its steel production plant and establishment at Hamilton, Ontario;
- (c) the business, undertaking, affairs and operations of Dominion Steel & Coal Corporation Limited, necessary for the operation of its steel plant and establishment at Sydney, Nova Scotia.

3. The said Controller shall have the custody and control of such property and assets of each of the Companies as he in his uncontrolled discretion and judgment may deem necessary in order to manage, operate and carry on the business of each of the aforesaid Companies and he shall, for such purposes, have and exercise the powers, authorities and rights of the Board of Directors of each of the said Companies.

4. The Controller shall exercise the foregoing powers and authorities subject to such instructions and directions, if any, as may from time to time be approved by the Governor in Council.

5. B. G. Sullivan, Esquire, of the City of Toronto, J. V. Argyle, Esquire, of the City of Ottawa, and H. R. Pettigrove, Esquire, of the City of Halifax are hereby appointed Deputy Controllers and each of them shall have and exercise any and all powers conferred on the Controller, subject to any restrictions thereof which the Controller may from time to time impose and subject, in all cases, to review by the Controller.

6. The Controller, any Deputy Controller and any person acting for or on behalf of, or under the authority of the Controller, shall not be or become liable to any person (including any of the said Companies, their creditors or shareholders) for anything done or omitted in the exercise or purported exercise of any power or authority from time to time vested in or conferred upon the said Controller.

7. The authority of the Controller shall commence at eight o'clock a.m. the 11th day of July, 1946, and shall continue until the same is revoked by Order in Council which shall be published in the *Canada Gazette*.

8. The authority of the Boards of Directors of each of the said Companies in respect of the management, operation and carrying on of the aforesaid establishments of the Companies is, subject to Section 10 of this Order and in so far as the same is abrogated by or pursuant to sections two and three of this Order, suspended from eight o'clock a.m. the 11th day of July, 1946, until the powers, authority and rights of the Controller in respect of such management, control and operations shall be revoked.

9. It shall be the duty of every person in the employ of any of the said Companies at or in any of the aforesaid establishments of the Companies to perform the duties of his employment until the authority of the Controller is revoked; and every person who fails to perform his duties as aforesaid as herein required without lawful excuse, the onus of proof of which is upon him, is guilty of an offence and liable upon summary conviction to a fine of twenty dollars for each day or part of a day on which he fails so to perform his duties.

10. The Commissioner, the Honourable Mr. Justice W. D. Roach will continue with his duties as an Industrial Disputes Inquiry Commission as aforesaid, and the bargaining representatives of the aforesaid employees and the Companies shall continue their negotiations with a view to the settlement of the matters presently in dispute between them and shall negotiate in good faith with one another and make every reasonable effort to conclude a settlement.

11. Notwithstanding anything hereinbefore contained and without prejudice to the final settlement of matters involved in the negotiations between the Companies and the bargaining representatives of their employees and the operations of the aforesaid Commission, the Controller is hereby authorized to apply on behalf of each of the said Companies to the appropriate War Labour Boards for an immediate increase in the wage rates of employees employed at the aforesaid establishments of the said Companies, and to give effect to any authorization or direction which may be made or issued by any such War Labour Board.

12. Any person who (a) interferes with the exercise by the Controller or any Deputy Controller of any of the powers, authorities and rights conferred upon him or (b) interferes with any employee or other person seeking to comply with the terms of this Order or (c) counsels or procures any person to violate this Order, shall be guilty of an offence and liable upon summary conviction to a fine not exceeding in the case of (a) Five Thousand Dollars or imprisonment for a term not exceeding five years or to both such fine and such imprisonment, and in the case of (b) or (c) to a fine not exceeding Five Hundred Dollars or imprisonment for a term not exceeding six months or to both such fine and such imprisonment.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM No. 1

Fourth Revision

Supplement No. 5

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 2nd July, 1946.

*To Collectors of Customs and Excise, and others concerned:***Goods of Enemy or Proscribed Territory**

Effective on and after the 26th June, 1946, trading may be resumed with persons residing in Albania, Estonia, Formosa, Latvia, Lithuania and Poland.

Effective on and after the 26th June, 1946, limited trading, as authorized by the Custodian, may be resumed with persons residing in Austria, Germany, Japan and Korea.

Memorandum WM No. 1, Fourth Revision, in so far as it relates to the above mentioned countries is superseded.

NOTE: The products of the above mentioned countries, not including Poland, are subject to General Tariff rates.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

WM No. 19

Supplement No. 64

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 8th July, 1946.

*To Collectors of Customs and Excise, and others concerned:***Trading with the Enemy—List of Specified Persons**

The List of Specified Persons has been revoked.

Memorandum WM No. 19 and Supplements 1 to 63 are hereby cancelled.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 2553, 25/6/46—Authority, National Emergency Transitional Powers Act.)

WM No. 39
Eighth Revision
Supplement No. 42
MEMORANDUM
CUSTOMS DIVISION

OTTAWA, 5th July, 1946.

To Collectors of Customs and Excise, and others concerned:

Export Permits

Effective as from July 6, 1946, the \$25 exemption previously established for shipments of fibres, textiles and textile products, to the British Empire and the United States, is cancelled in accordance with Export Permit Branch Order No. 145.

The foregoing re-imposition of export control, on shipments valued at \$25 or less, covers only those items in Group 3 of the Schedule of Commodities which were affected by Export Permit Branch Order No. 103 of November 22, 1944, and does not apply to those commodities which are otherwise specifically exempted from the requirement of an export permit.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

WM No. 113 Revised
Supplement No. 2
Revised
MEMORANDUM
CUSTOMS DIVISION

OTTAWA, 2nd July, 1946.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports

The Minister of National Revenue has authorized the issuance of General Permit No. G-2413 for the importation of hides, skins and leathers specified in Memorandum WM No. 113 Revised.

This General Permit is issued in a single copy which is retained in the Department, the number of which is to be endorsed on all relative import documents.

Supplement No. 2 to Memorandum WM No. 113 Revised is hereby Cancelled.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

PART III
 Wartime Prices and Trade Board
 (Finance)

(Board Orders)

WARTIME PRICES AND TRADE BOARD

ORDER No. 642

Maximum Prices for Goods and Services

Explanatory Note: Section 7 of The Wartime Prices and Trade Regulations fixed basic period maximum prices for goods and designated services with specified exceptions. Board Orders and Administrators' Orders from time to time have fixed maximum prices for particular goods and services. By Board Orders Nos. 336, 620 and 625, specified sales of goods and services were exempted or suspended from maximum prices.

For purposes of clarity and simplification, it is considered desirable to replace all provisions regarding exemptions or suspension from maximum prices by this Order, which sets forth in Section 2 all goods and services to which maximum prices shall apply and suspends maximum prices for all other goods and services.

Scope of Price Control: For the adequate discharge of its responsibilities under declared government policy, the Board considers it necessary at this time to maintain the following four fundamental elements of ordinary living costs under price control: food, clothing, fuel and shelter. Accordingly, Schedule "A" to the order includes

- (a) a wide range of foods;
- (b) the great majority of all clothing products, as well as basic household textiles; and
- (c) coal, wood, and petroleum fuels.

Control over rentals for housing accommodation and commercial accommodation is not specifically provided for in this Order, but continues to be subject to the Maximum Rentals Regulations, P.C. 9029 and to Orders issued under the authority of those Regulations.

To supplement price control on the basic living costs referred to above, it is also considered desirable to retain control over prices of a number of secondary but still important elements in ordinary living costs. Schedule "A" includes, therefore,

- (a) household equipment and supplies for the preparation and serving of food, for heating, for cleaning and for laundering; plumbing and sanitary equipment; household refrigeration equipment; household furniture and furnishings; brushes and brooms; and a variety of significant miscellaneous items;
- (b) basic consumer services, such as laundering and dry cleaning and the provision of meals and refreshments;
- (c) motor vehicles and accessories.

In view of the current significance of new residential construction and the importance of protecting the costs of production of farmers and fishermen, Schedule "A" includes

- (a) construction products generally;
- (b) most items of farm machinery, equipment and supplies;
- (c) certain supplies and equipment for the fishing industry.

To make price control of all of the above goods and services practicable, it is considered necessary also to retain price control on

- (a) almost all materials, whether in raw or processed form;
- (b) component parts of goods subject to price control; and
- (c) certain basic cost items in production and distribution, e.g., containers and packaging materials.

In any case where undue price increases or other considerations make it desirable to reimpose maximum prices on goods or services which have been suspended from price control, such action will be taken either by amendment of this Order or by notice or directive as provided in Section 9 of this Order.

Therefore, under powers conferred by The Wartime Prices and Trade Regulations, Order in Council P.C. 8528 of November 1, 1941, as amended, the Board hereby orders as follows:

1. Orders Nos. 336, 620 and 625 of the Board, as amended, are hereby revoked and are replaced by this Order which shall come into force on July 8, 1946.

Sales of Goods and Services Subject to Price Control

2. The sale by any person of the following goods or services shall continue to be subject to the lawful maximum price applicable from time to time to such sale and the requirements of any Order relating to such goods or services:

- (a) all goods and services included in any item in Schedule "A" to this Order;
- (b) any fabricated component part designed for incorporation, originally or by way of repair or maintenance, into any goods included in any item in Schedule "A" or capable of being so incorporated;
- (c) any material included in Schedule "A" that is in a processed, fabricated, partly processed or partly fabricated form capable of incorporation into any goods included in any item in such Schedule, notwithstanding that such material in that form is not referred to in such Schedule;
- (d) any set which contains an article included in any item in Schedule "A" even though the remainder of the set consists of articles not included in such Schedule.

3. The renting by any person of any goods included in Schedule "B" to this Order shall continue to be subject to the lawful maximum rate applicable from time to time to such renting and the requirements of any Order relating to such goods.

Sales of Goods and Services Suspended from Price Control

4. Until further notice, all maximum prices heretofore fixed by or under authority of The Wartime Prices and Trade Regulations are hereby suspended on the following sales:

- (a) all sales of any goods or services not referred to in Section 2;
- (b) all sales of any goods included in Part I of Schedule "D" to this Order;
- (c) all sales of any goods included in Part II of Schedule "D" whether or not they may be used as component parts or materials of goods included in Schedule "A", provided that they shall not be sold separately out of the ordinary course of business;
- (d) all sales of any small models or imitations of any goods included in Schedule "A", if designed as toys or playthings; and
- (e) the particular sales included in Schedule "C" to this Order, subject to the qualifications and conditions set forth in that Schedule.

5. Until further notice, all maximum rates heretofore fixed by or under authority of The Wartime Prices and Trade Regulations are hereby suspended on the renting of all goods not listed in Schedule "B" to this Order.

6. Every person whose sales of goods or services to which Section 4 applies were subject on January 31, 1946, to any maximum price fixed by or under authority of The Wartime Prices and Trade Regulations shall retain in his possession available for inspection by any representative of the Board every price notification fixing such maximum price and shall maintain records adequately showing his past and future purchases and sales of such goods or services.

7. Every person whose renting of any goods to which Section 5 applies was subject on January 31, 1946, to any maximum rate fixed by or under authority of The Wartime Prices and Trade Regulations shall retain in his possession available for inspection by any representative of the Board every notification approving or fixing such maximum rate and shall maintain records adequately showing his past and future renting of such goods.

General Provisions

8. If any seller is in doubt as to whether any particular goods or services are included in or excluded from any item in any Schedule to this Order, he shall inquire at the nearest office of the Board and comply with any directions given to him accordingly.

9. The Chairman or the Chief of the Prices Division may

- (a) generally, by notice published in *Statutory Orders and Regulations*, insert, delete or vary any item in any Schedule to this Order;
- (b) generally, by notice published in *Statutory Orders and Regulations*, or in individual cases by directive in writing, designate any article or service as being included in or excluded from any item in any Schedule to this Order.

10. Nothing in this Order shall be construed as authorizing any person to sell or rent any goods or services at a price or rate that is higher than is reasonable and just, which higher price or rate is prohibited by the Wartime Prices and Trade Regulations.

Made at Ottawa, this 4th day of July, 1946.

D. GORDON,
Chairman.

SCHEDULE "A" TO ORDER No. 642

Goods and services subject to price control (See Section 2)

Explanatory notes

- (1) All headings in this schedule shown as applying to "Parts" or "Groups" are to facilitate reference to goods and services which are subject to price control. They should not be read as limiting or defining the scope of any of the items under the Part or Group headings or of the goods or services included in such items. For example, Item 64 which reads: "Hard surface floor and wall coverings, including asphalt type tile; linoleum and linoleum type floor and wall coverings; floor, table or shelf oilcloth", is included under Part 1 which reads: "Consumer and Household Supplies and Equipment". This item is nevertheless general in its application and sales of linoleum and oilcloth are subject to price control irrespective of whether the sales are made to household consumers or to other purchasers. Also, Item 92 reads: "Handbags; school bags." The fact that the Group E heading is "Luggage and Leather Goods" does not restrict these goods to goods made of leather and the item should be read as including the goods listed of whatever material they may be made. Item headings do, however, restrict the generality of goods listed under them. For instance, Item 75 reads: "Household refrigeration equipment as follows: (1) electrical and mechanical refrigerators and accessories therefor. (2) deep freeze cabinets. (3) fast freeze cabinets. (4) ice boxes". This should be interpreted as meaning that refrigeration equipment of a type ordinarily sold

to householders is subject to price control whether the equipment is sold to a householder or to a commercial user but that refrigeration equipment of a type specially designed for commercial establishments and not capable of use in an ordinary household is suspended from price regulation.

- (2) Attention is directed to the necessity of reading Section 2 of the Order in conjunction with this schedule.

PART I—CONSUMER AND HOUSEHOLD SUPPLIES AND EQUIPMENT

Group A—Foods

Item

1. Wheat flour; wheat meal; corn flour; corn meal; rye flour; rye meal; oat meal; soya flour; buckwheat flour; buckwheat meal.
2. Yeast.
3. Bread, bread rolls and bakery products.
4. Processed cereals, cooked or uncooked, including breakfast cereals, macaroni, vermicelli, spaghetti, noodles and other alimentary paste products.
5. Prepared flour mixes for pastries, cakes, biscuits, pancakes and similar products.
6. Biscuits of all kinds, but not including pet foods.
7. Rice; rice grit; rice meal; rice flour.
8. Sago; tapioca; tapioca flour.
9. Pot and pearl barley.
10. Arrowroot; arrowroot flour; arrowroot starch.
11. Shelled corn, yellow or white, but not including popping corn; corn grits; hominy grits.
12. Dried beans; dried peas; soya beans.
13. Baking powder.
14. Starch.
15. Sugar; sugar cane syrups.
16. Molasses, edible or inedible.
17. Corn syrup; cerelese; dextrose; glucose; humectrose.
18. Hydrol.
19. Grape sugar.
20. Honey, natural or processed.
21. Maple products.
22. Candy and confectionery of all kinds, including chewing gum, sweetened lozenges and cough drops.
23. Caramel.
24. Gelatine, edible and inedible.
25. Custard, jelly and pudding preparations in powdered, crystallized, granulated or solid form.
26. Cream of tartar.
27. Tea.
28. Coffee, coffee concentrates and coffee substitutes containing coffee.
29. Cacao beans; cocoa butter; cocoa and chocolate in all forms.
30. Beverage preparations in dry or syrup form, containing cocoa or powdered milk.
31. Soft drinks and soft drink concentrates of all kinds.
32. Malt; malt extract; malt syrup.
33. Spices, including imitation and compound spices, as follows: black pepper; white pepper; cinnamon; cassia; nutmeg; mace.
34. Butter.
35. Peanut butter.
36. Casein.
37. Cheddar cheese, processed cheese and cream cheese as described in Part I of the regulations issued under the Dairy Products Act; cottage cheese.

Item

38. Concentrated milk products of all kinds.
 39. Ice cream.
 40. Ice, natural and artificial.
 41. Prepared salad dressings; salad and cooking oils.
 42. Salt (except for deep sea fisheries).
 43. Peanuts; copra; palm kernels.
 44. Fresh vegetables as follows:

(1) beets	onions
cabbages	potatoes
carrots	
(2) asparagus	peas
beans	radishes
broccoli	rhubarb
brussel sprouts	shallots
cauliflower	spinach
celery	sweet potatoes
cucumbers	tomatoes
lettuce	yams

N.B.—Vegetables included under (2) are subject to price control only when imported. Reference should be made to Schedule "C" with respect to vegetables included under (1).

45. Fresh fruits as follows:

(1) apples	peaches
apricots	pears
cherries	plums
grapes	
(2) bananas	oranges
cantaloupes	pineapples
grapefruit	raspberries
lemons	strawberries
limes	tangerines
melons	watermelons

N.B.—Fruits included under (2) are subject to price control only when imported. Reference should be made to Schedule "C" with respect to fruits included under (1).

46. Dried, evaporated and dehydrated fruits as follows:

apples	peaches
apricots	pears
currants	prunes
dates	raisins
figs	

47. Pure and synthetic fruit juices and fruit juice concentrates, including blends, as follows:

apple	grape
citrus (grapefruit, lemon, lime, orange)	pineapple

48. Processed or canned fruits and vegetables and products thereof as follows (not including the following: candied, glaze or drained fruits; dehydrated fruits and vegetables; frozen fruits packed for reprocessing; or, except as otherwise indicated, vegetable pastes):

asparagus	mixed vegetables
beans	
lima beans	peas
corn	rhubarb
macedoine	

Item

- | | |
|---|---|
| spinach | plums |
| succotash | raspberries |
| tomatoes | strawberries |
| tomato juice | fruits for salad |
| tomato juice cocktail | fruit cocktail |
| tomato paste | apple pomace |
| tomato pulp | apple sauce |
| tomato puree | apple syrup |
| tomato sauce | pectin |
| tomato catsup | pectin preparations |
| chili sauce | jams |
| vegetables juices | |
| | jellies |
| apples | marmalades |
| apricots | preserves |
| blackberries | mincemeat |
| blueberries | quick frozen vegetables |
| cherries (except when processed as
marashino type cherries) | |
| crabapples | quick frozen fruits |
| lawtonberries | pork and beans |
| loganberries | spaghetti |
| peaches | canned soups |
| pears | canned baby foods in tin or glass
containers |
| pineapple | |
| 49. All meats and meat products (other than pet foods), including fresh meats,
cooked or cured meats, animal glands, canned meat products and soups
containing meat, but not including the following Chinese foods: canned or
frozen chop suey and mixed vegetables, canned or frozen chop suey dinner
or canned or frozen chow mein. | |
| 50. Live and dressed poultry, canned poultry and poultry products of all kinds. | |
| 51. Eggs in the shell; frozen or powdered eggs. | |
| 52. Casings, natural or artificial. | |
| 53. Fish as follows: | |
| (1) fresh, frozen, smoked or cured: | |
| cod | bloaters |
| cod steaks | sablefish |
| cod fillets | sablefish fillets |
| finnan cod | sablefish chunks |
| haddock | kippered sablefish chunks |
| haddock fillets | Pacific salmon |
| finnan haddies | Pacific salmon steaks |
| boneless finnans (Scotch cured or
haddock fillets) | Pacific salmon fillets |
| halibut | Pacific salmon mild cured |
| halibut fillets | Pacific salmon chunks |
| halibut steaks | Pacific kippered salmon |
| herring (including sardines) | Pacific kippered salmon chunks |
| kippered herring | Pacific sole |
| boneless herring | Pacific sole fillets |
| Digby chicks | Pacific flounder |
| kippered herring snacks | Pacific flounder fillets |
| herring fillets | brill |
| Scotch cured herring | brill fillets |
| spice pickled herring | witches |
| herring in brine | witches fillets |
| | Pacific red snapper fillets |

Item

- (2) all fresh water fish caught in Canadian or international inland waters, except sturgeon and fish which inhabit those waters only temporarily.
- (3) Winnipeg goldeyes.
- (4) canned fish as follows:
- | | |
|-----------------|------------------------|
| herring | finnan haddies |
| sardines | flaked fish |
| chicken haddies | pilchards |
| salmon | Gaspereaux or alewives |
| sea trout | |

N.B.—Reference should be made to Schedule "C" with respect to fish included in this Item.

Group B—Solid Fuel

54. Coal (anthracite, bituminous, lignite).
55. Cokes and briquettes of all kinds, including petroleum coke.
56. Charcoal; charcoal fuel; substitute charcoal fuels.
57. Clinkering compounds, including pyrite cinders.
58. Fuelwood of all kinds, including kindling wood.
59. Millwood and sawdust used for fuel.

Group C—Textiles and Clothing

60. Wearing apparel as follows (but not including garments the outer surface of which is wholly of fur):
- (1) Men's, youths' and boys' outer clothing, including coats, jackets, wind-breakers, suits, pants, breeches, sportswear of all kinds, garments designed to be worn for sports and civilian or military uniforms.
- (2) Men's, youths' and boys' headwear, except football and hockey helmets; hat bodies and hatters' supplies for such headwear.
- (3) Men's, youths' and boys' furnishings as follows:
- | | |
|--------------------------------|----------------|
| blouses | pyjamas |
| shirts, including sport shirts | nightshirts |
| collars | dressing gowns |
| underwear | |
- (4) Men's, youths' and boys' accessories as follows:
- | | |
|------------|---------------|
| suspenders | buckles |
| braces | scarves |
| garters | mufflers |
| armbands | spats |
| belts | handkerchiefs |
- (5) Women's, misses', girls', children's and infants' garments of all kinds and of any material, including uniforms and garments designed to be worn for sports, but not including dresses, blouses and lingerie made from pure silk fabrics.
- (6) Brassieres; foundation garments and garter belts of all kinds, but not including surgical corsets.
- (7) Women's, misses', girls' and children's accessories as follows:
- | | |
|--|--------------|
| dress and millinery trimming | bibs |
| (except sequins, sequin ornaments and sequin motifs) | neckwear |
| scarves | collars |
| mufflers | cuffs |
| dickies | kerchiefs |
| halters | head squares |
| | snoods |
| | parka hoods |

Item

hairnets	ribbons
slumber nets	belts
laces	corset laces
edgings	garters
handkerchiefs	suspenders
veils	aprons
veiling	

- (8) Children's and infants' headwear of all kinds, but not including misses' millinery.
- (9) Diapers; diaper supports.
- (10) Knitted wear of all kinds for either sex, including under-garments, outer-garments, hosiery, stockings, socks and headwear, but not including dresses, blouses or lingerie made from pure silk fabrics, hosiery of pure silk apart from reinforcement of toe, heel and top by other material or women's and misses' millinery.
- (11) Footwear of all kinds and of any material; boot and shoe laces.
- (12) Bathing suits and bathing caps of all kinds.
- (13) Gloves, gauntlets, mitts and mittens of all kinds for either sex and of any material, except those designed as specialized sports equipment or for specialized industrial uses, but not excepting those of a type used for ordinary work purposes.
- (14) Work clothing, including aprons, of all kinds for either sex.
- (15) Whitewear for either sex.
- (16) Rubber clothing, rubberized clothing, waterproof, showerproof and oiled clothing of all kinds including clothing for fishermen and clothing of a type used for ordinary work purposes, but not including clothing designed for specialized industrial uses.
- (17) Dréss shields; sanitary belts; sanitary napkins; shoulder pads; shoulder straps.
61. Textile products as follows:
- | | |
|-----------------------------|-------------------------------------|
| (1) auto or travelling rugs | napkins |
| awnings | pennants |
| banners | pillow cases |
| bedspreads | quilts |
| blankets of all kinds | sails |
| bunting | sheets |
| canvas fronts | silence cloths |
| comforters | sleeping bags |
| dish cloths | streamers |
| dish towels | swings |
| doilies | table cloths |
| drapes | table scarves |
| dresser mats and scarves | table and tray runners and sets |
| eiderdowns | tents |
| face cloths | throw-overs |
| flags | towels |
| hammocks | washcloths |
| ironing board pads | scrap fabrics, including used scrap |
| luncheon sets | fabrics, except wiping rags |
| mattresses of all kinds | |
| mattress pads | |
- (2) Tarpaulins and other protective coverings of canvas
- (3) Covers for furniture, cushions, mattresses, toilet seats, ironing boards, baby carriages, cribs and bassinets.

Item

62. The following of any material:
- | | |
|--------------------------------------|--------------------------------|
| bags for household use | card table covers and pads |
| garment bags | window blinds, except Venetian |
| table and place mats, except of wood | blinds |
| or paper | window shades |
| curtains | cushions |
| shower curtains | cushion forms |
| bath mats | pillows |
| sheets, including rubber sheeting | pillow forms |
| playpen pads, baby carriage pads, | |
| baby basket pads | |
| chair pads | |
63. Carpets, floor mats, rugs and carpet pads of any material referred to in Item 163.
64. Hard surface floor and wall coverings, including asphalt type tile; linoleum and linoleum type floor and wall coverings; floor, table or shelf oilcloth.
65. Surgical dressings of all kinds, including absorbent cotton, absorbent cotton balls, adhesive plaster, adhesive tape, band-aids, handi-tape, gauze bandages, gauze sponges, surgical bandages, surgical crinoline, surgical gauze, surgical dressing pads and surgical lint; athletic supports.

Group D—Household Equipment and Supplies

66. Soap, soap-based detergents of all kinds, and soap compounds including shampoos and shaving creams but not including dentifrices.
67. Furniture as follows (but not including wooden or upholstered household furniture when built to the specifications of the consumer):
- (1) Metal, wooden and upholstered furniture of a type designed for household use, including beds, cribs and cots of all kinds and children's furniture but not including smoking stands, medicine cabinets, or small wall attachments such as corner brackets, corner shelves or wall shelves.
 - (2) Garden and lawn furniture of any material, but not including lawn ornaments or bird houses.
68. Mirrors except hand mirrors.
69. Springs of all kinds, including springs and spring constructions for beds, cribs, cots, bassinets, mattresses and upholstered furniture.
70. Ladders; extension ladders; step ladders; step stools.
71. Children's equipment as follows:
- | | |
|-------------------------|-----------------|
| bathinettes | metal baths |
| toadie seats and chairs | bassinets |
| playpens | extension gates |
- (N.B. This is in addition to children's equipment included in other items of this Schedule.)
72. Pianos; radios; phonographs; record players; combination radio phonographs.
73. Household cooking and kitchen equipment as follows:
- (1) Cooking stoves of all kinds.
 - (2) Cooking units of all kinds, including toasters, waffle irons, portable ovens, electric coffee makers and teakettles, electric heating plates and rangettes.
 - (3) Cooking utensils of any material except cast aluminum.
 - (4) Home canning machines.
 - (5) Kitchen cabinets and cupboards of any material.
 - (6) Kitchen stools.
 - (7) Preserving jars and bottles, including sealing rings, caps and other sealing devices.

Item

- (8) Kitchen accessories as follows:
- | | |
|-------------------------------------|-------------------------------------|
| bread boards | measuring containers |
| colanders | mixing bowls |
| containers for garbage or refuse | pastry boards |
| dippers | potato mashers |
| dishpans | rolling pins |
| egg beaters | scoops |
| food or beverage storage containers | sieves |
| food grinders | sifters |
| food mixers | spoons, including measuring spoons |
| forks | strainers, including sink strainers |
| juice extractors | turners |
| knives | vacuum bottles |
| ladles | washbasins |
| lunch boxes | |
74. Dining room equipment as follows (but not including any article designed exclusively for the preparation or storage of alcoholic beverages such as decanters and cocktail shakers):
- (1) Cutlery and flatware of any metal except sterling silver.
 - (2) Tableware (designed for the serving of food) of which the chief component by value is china, porcelain, semi-porcelain, white granite, earthenware or glass, but not including trays, bon-bon dishes, nut dishes, nut crackers and picks, ice buckets, ice tongs or stem or footed glassware.
 - (3) Enamelled tableware and plated metal tableware, but not including silver-plated hollow-ware.
75. Household refrigeration equipment as follows:
- (1) Electrical and mechanical refrigerators and accessories therefor.
 - (2) Deep freeze cabinets.
 - (3) Fast freeze cabinets.
 - (4) Ice boxes.
76. Household cleaning equipment and supplies as follows:
- (1) Cleaning and polishing cloths of any material, including fabric, chamois and sheepskin, but not including cloths impregnated with a cleaning or polishing compound.
 - (2) Carpet sweepers.
 - (3) Dustpans.
 - (4) Mops of all kinds, wet or dry, including dish mops.
 - (5) Mop buckets.
 - (6) Pails.
 - (7) Vacuum cleaners and accessories therefor.
77. Household laundering equipment and supplies as follows:
- | | |
|-----------------------------|---|
| clothes dryers | sleeve and shirt boards |
| clothespins | wash tubs |
| electric irons | clothesline pulleys, dividers and props |
| sad irons | clothes wringers |
| wash boilers | ironing machines |
| wash-tub stands | washing machines |
| clothesline | wash boards |
| clothes baskets and hampers | wringer stands. |
| ironing boards | |
78. Household heating equipment and fittings and accessories therefor.
79. Household water heating equipment and fittings and accessories therefor.
80. Household electrical equipment as follows:
- (1) Electrical lighting fixtures.
 - (2) Plugs, cords, receptacles and other devices used in connecting lamps and electrical appliances to an outlet.
81. Gasoline lamps and lanterns; kerosene lamps and lanterns.

Item

82. Plumbing and sanitary equipment as follows:
- (1) All pipe and fittings of a type and size suitable for installation in domestic heating or water systems.
 - (2) All equipment known commercially as "plumbers' brass".
 - (3) Other plumbing and sanitary equipment as follows:

bathtubs	septic tanks
closet bowls	shower baths
chambers	sinks
closet seats and hinges	washbasins
chemical closets	lavatories
closet tanks	laundry tubs
commodes	soil pipe and fittings
household water storage tanks	
83. Household clocks of all kinds; watches of all kinds except watches in jewel-set cases selling at retail at a price exceeding \$100; watch straps and watch bracelets.
84. Household sewing equipment and supplies as follows:
- | | |
|-----------------|--|
| sewing cabinets | sewing needles, knitting needles |
| safety pins | and crochet hooks |
| straight pins | thimbles |
| scissors | slide fasteners, dome fasteners, hooks |
| measuring tapes | and eyes and other fastening |
| sewing machines | devices serving a similar purpose. |
85. Ash or garbage cans; waste baskets; ash sifters; coal scuttles.
86. Hot water bottles; electric heating pads.
87. Umbrellas; parasols.
88. Market baskets; bundle buggies.
89. Oil cans.
90. Bicycles; bicycle accessories.

Group E—Luggage and Leather Goods

91. Luggage of all kinds, including trunks, suit cases, travelling bags, haversacks and dunnage bags.
92. Handbags; school bags.

Group F—Brushes and Brooms

93. Brooms made of fibre, horse hair, nylon or bristle or any mixture of any such materials; brooms made of broom corn, bassine, bahia bass or polmyra.
94. Whisks of all kinds.
95. All solid back or twisted-in-wire brushes designed for household use except brushes designed for personal use such as tooth, hair, shaving, finger nail, bath and cosmetic brushes.

Group G—Tools and Garden Equipment

96. Handtools as follows (not including those designed solely for specialized use in an industrial or professional occupation or trade):—
- | | |
|-----------------|--------------------------|
| axes | planes |
| blow torches | rasps |
| counter sinks | scrapers |
| drills | wire cutters |
| mallets | bits |
| punches | claw hammers |
| saws | drawing knives |
| set squares | hatchets |
| soldering irons | pliers |
| tinners' snips | rules |
| bit braces | screwdrivers |
| chisels | sledges |
| crow bars | tape measures |
| files | wrenches and wrench sets |

Item

97. All lawn, garden and farm hand tools, including forks, spades, shovels, hoes, post-hole augers, rakes, scythes and shears.
98. Lawn mowers, garden hose and fittings, sprinklers

PART II—PRIMARY PRODUCER'S EQUIPMENT AND SUPPLIES

Group A—Agricultural Machinery, Implements, Equipment and Supplies

(N.B.—The goods listed in this Group include accessories to the particular goods.)

99. Planting, seeding, and fertilizing equipment as follows:
- | | |
|----------------------------------|-------------------------------|
| hand garden planter (wheel type) | horse or tractor drawn garden |
| corn planter | planter |
| transplanter | potato planter |
| beet drill | bean drill |
| grain and fertilizer drill- | grain drill (plain or press) |
| turnip sower | lime or fertilizer sower |
| seed-box for one-way disc or | broadcast seeder |
| tiller | manure spreader |
| manure loader | |
100. Ploughs as follows:
- | | |
|--------------------------------|-------------------------------|
| disc plough | tractor-mounted plough |
| tractor plough | combination rotary plough |
| brush breaker plough | riding, sulky and gang plough |
| one-way disc, tiller or harrow | walking plough |
| plough | listers and middle busters |
101. Tillage implements and cultivators as follows:
- | | |
|----------------------------|-------------------------------|
| diamond harrow section | single wide disc harrow |
| horsedrawn disc harrow | tandem tractor disc harrow |
| spring tooth harrow | horse or tractor drawn or |
| horse drawn scuffler | mounted cultivators of every |
| hand cultivator and weeder | type |
| (wheel type) | combination planter and cult- |
| stalk cutters | ivator |
| tool frames | tool bars |
| grape and berry hoe | rod, blade or wire weeder |
| rotary hoe | horse hoe |
| land rollers | land packers of all types |
| flexible harrow section | ridge busters |
102. Haying machinery as follows:
- | | |
|-----------------------------------|-------------------------|
| mowers (horse drawn, tractor | dump rake |
| drawn, tractor mounted or | side rake |
| semi-mounted) | tedder |
| sweep rake | hay stacker |
| hay loader | pick-up hay baler |
| combination stacker-loader | knife or sickle grinder |
| field hay choppers and harvesters | stationary hay baler |
| hay fork and carrier, pulley and | |
| track | |
103. Harvesting machinery as follows:
- | | |
|------------------------------------|----------------------------|
| grain binder (horse or tractor | bean cutter or picker |
| drawn) | spinach harvester |
| combine or reaper-thresher | beet lifter |
| thresher | potato picker |
| flax lifter | beet loader |
| flax puller | green pea harvester |
| corn binder | corn picker |
| windrower or swather | potato digger |
| corn sheller | vegetable puller or picker |
| field ensilage or forage harvester | |

Item

104. Sundry machines for preparing crops for market or use as follows:
- | | |
|--------------------------|-------------------------------------|
| ensilage cutter | feed cutter |
| straw cutter | grain or forage blower |
| grain loader or elevator | front or rear end loader |
| corn husker | corn shredder |
| grain treater | feed or grain grinder |
| roller or crusher | hammer mill |
| roughage mill | grain cleaner or grader (farm type) |
| fanning mill | feed mixer |
| potato grader | fruit and vegetable grader |
| vegetable topper | vegetable buncher and tyer |
| pulper | |
105. Farm power as follows:—crawler type tractor, garden tractor and wheel type tractor.
106. Farm wagons, trucks and sleighs as follows:
- | | |
|------------|------------------------------|
| wagon gear | sleigh |
| wagon box | rubber tired gear or trailer |
| truck gear | |
107. Dairy machines and equipment as follows:
- | | |
|-----------------|-------------------------------------|
| butter churn | aerated or surface type milk cooler |
| milking machine | milk and cream cans |
| dairy pails | milk strainers |
| milk stirrers | |
| cream separator | |
108. Sprayers and dusters as follows:
- | | |
|--|--------------------------------|
| fruit or orchard power sprayer | knapsack sprayer |
| traction potato sprayer or duster | power potato sprayer or duster |
| hand sprayers of all types (1 quart to 6 gallons capacity) | sprayer pump |
| | hand duster |
109. Domestic water systems and pumps as follows:
- | | |
|--|-------------------|
| cistern or pitcher pump | well pump (metal) |
| wood type pump with wood barrel | pump jack |
| windmill head and wheel | windmill tower |
| pressure water system and power pump (not exceeding 3000 gallons per hour capacity). | |
110. Barn and barnyard equipment as follows:
- | | |
|----------------------------------|----------------------------------|
| tank heater | watering equipment, cup and bowl |
| feed trough | hog waterer |
| stable stall | stable stanchion |
| feed or litter carrier and track | |
111. Incubators; brooders; poultry feeding and watering equipment.
112. Miscellaneous equipment as follows:
- | | |
|--|--|
| power sheep shearer and animal clipper | windcharger tower |
| stationary gas engine (6 H.P. and under) | lighting plants designed for residential or farm use |
| windcharger | electric fence controller |
| | wood sawing machine |
113. Attachments for machinery and equipment included in Items 99 to 108 inclusive; all modified forms of such machinery and equipment.
114. Beekeepers' supplies.
115. Miscellaneous supplies and equipment as follows:
- | | |
|--------------------------------------|--|
| harness and harness hardware | wheelbarrows |
| single trees | evaporators |
| clevises | kettles |
| neck yokes | stable brooms |
| double trees | water distributors (flusher and sprinkler types) |
| orchard ladders | pulley blocks and tackle |
| animal grooming equipment | sap buckets and spouts |
| livestock watering troughs and tanks | |

Item

116. Feeds and feed products for any kind of livestock and poultry as follows (but not including pet foods):
- (1) Hay (but not straw);
 - (2) Mixed feeds, whether custom or commercially mixed;
 - (3) Feed materials or ingredients of all kinds except clam shell and poultry grit.
117. Agricultural limestone; hydrated lime; fertilizers of all kinds, but not including humus, muck, manure, sphagnum moss or peat moss.
118. Pesticides required to be registered under the Pest Control Products Act, for use on farms for the treatment or protection of seeds, animals, food crops and field crops; weed control products, but not including preparations containing the substance known as "2, 4-D"; gopher poisons.
119. Certified seed potatoes; certified seed grain; seed beans; seed peas.
120. Grains as follows: wheat; barley; oats; flaxseed; buckwheat; rapeseed; sunflower seed, except when packaged for sale for human consumption; grain screenings.

Group B—Fishermen's Equipment

121. Fish nets and netting; fishing net floats; swivels; fish hooks for deep sea or lake fishing not smaller than No. 2.0; common ringed hooks, sizes 1/0, 1, 2; fishing lines and marlines for commercial fishing; other gear for commercial fishing purposes.
122. Diesel engines and other internal combustion engines of a type ordinarily sold to fishermen for use in their personal occupation and accessories therefor.
123. Needles for the repair of fish nets and sails.

PART III—CONSTRUCTION PRODUCTS

124. Lumber of all kinds, including timbers, dimension boards, ceilings, sidings, planks, lath, flooring, shingles, props, ties, poles, slabs and wagonstock.
125. Millwork, including doors, door frames, sashes, sash frames, windows, window frames, stairs, trims, mouldings and edgings.
126. Plywood and veneers.
127. All pre-cut lumber products, unassembled and designed for incorporation into residential or farm buildings but not including fully prefabricated or assembled buildings of this type.
128. Construction products, materials and supplies as follows:
- (1) acoustic products;
 - (2) the following types of brick: acid resistant, common, concrete, enamel, pressed or wirecut stock face and face shapes, floor, salt or ceramic glazed, insulating, mantel, sandlime, sewer, but not including refractory brick;
 - (3) crushed brick;
 - (4) the following types of structural blocks: cinder, concrete, gypsum, radial chimney tile or brick; sandlime;
 - (5) the following types of cement: portland, mortar, waterproffing;
 - (6) cement products, including pre-cast lightweight concrete units, floor, roof or wall slabs, sills and lintels;
 - (7) cinders;
 - (8) ready-mix concrete;
 - (9) clay conduits;
 - (10) gravel;
 - (11) gypsum products;
 - (12) insulation products, including pipe and boiler coverings;
 - (13) mortar mixes;
 - (14) sewer or culvert pipe, of clay or concrete;
 - (15) soil pipe;
 - (16) sand, except moulding sands and silica sands;
 - (17) artificial stone;

Item

- (18) the following types of stone: granite, limestone, sandstone, whether rough, sawn slabs, crushed or pulverized; but not including architectural dimension stones, monuments and memorials, rough quarried blocks for processing into the same and marble in rough blocks or polished slabs;
 - (19) the following types of clay tile: chimney top, coping, field, flue or flue lining, quarry, roofing;
 - (20) the following types of tile: floor, wall, vitreous, structural clay or terra cotta hollow tile, load bearing, non-load bearing;
 - (21) the following types of tile: asphalt, composition, mastic;
 - (22) slag;
 - (23) manufactured products containing asbestos;
 - (24) asphalt, tar or pitch and manufactured products containing asphalt, tar or pitch, including roofing and siding;
 - (25) roof coatings and mastics;
 - (26) building paper, sheathing paper, wall boards, building boards and roofing and flooring felts of all kinds;
 - (27) products fabricated from sheet metal including roofing sheets, eavestrough, downpipes and fittings, cornices, metal windows and window frames, metal doors and door frames and shutters;
 - (28) weather stripping;
 - (29) woven wire screens;
 - (30) glass products, including sheet glass, plate glass and glass brick.
129. Builders' hardware and locks of all kinds and of any material.
130. Wire products (produced from non-ferrous metals, their alloys or copper-weld) as follows:
- (1) building wires as follows: 600 volt code wire, types R and T with conductor, sizes 6 Band S and smaller; non-metallic sheathed cables, types RNM and TNM with and without ground wires, sizes 14 to 6 B's inclusive; flexible armoured cable, types AC and ACL, sizes 14 to 6 inclusive; service entrance cables, types A, U and UR;
 - (2) flexible cords and cord sets as follows: types C lamp cord; types HPD, HC and HSJ heater cords; types PO, POT, POSJ parallel cords; types PWP and CWT cords; types SJ and SJO jacketted cords; types CF, CFC, CFPD and CFPO fixture cords; types FF, RF and RET fixture wire.
 - (3) annunciator wire.
131. Wiring devices and equipment of a type used in the installation of electric wiring in residential or farm buildings.
132. All fittings and equipment of a type used in the installation of gas lighting or gas heating systems in residential or farm buildings.

PART IV—CONTAINERS AND PACKAGING MATERIALS

133. Containers, packages, and packaging devices of any material (except transparent film of a thickness of less than .00225") and of a type used for the packing or packaging of products for sale or shipment, including bags, barrels, baskets, bottles, boxes, cans, cartons, cases, crates, cylinders, drums, envelopes, folders, hallocks, hampers, jars, kegs, lugs, pails, sacks, tubes, tubs, and lids, caps and closures of any material ordinarily used in conjunction with such containers, packages, or packaging devices.
134. Containers, packages and packaging devices referred to in Item 133 when in knocked-down or partly assembled form; all complete parts thereof.
135. Partitions or other interior parts or fittings designed to provide content protection or structural strength for any type of containers, packages or packaging devices referred to in Item 133.
136. Corrugated or solid paperboard, fibreboard, or other paper sheet or roll of a type used for wrapping, packaging or otherwise protecting a product or material for shipment.
137. Excelsior (wood, woodwool and paper).

Item

PART V—MOTOR VEHICLES AND ACCESSORIES

138. Motor vehicles as follows: passenger motor automobiles designed to carry less than ten persons; two-wheeled or three-wheeled motorcycles; trucks of all kinds; trailers used with trucks.
139. Parts and accessories for the vehicles referred to in Item 138.
140. Automotive truck bodies.
141. Automotive wires and cables.
142. Pneumatic tires and tubes; tire repair materials, including boots, camelback, cement, patching and reliners.
143. Storage batteries other than those of a type designed for specialized industrial use.

PART VI—RAW AND PROCESSED MATERIALS

Group A—Metals and Minerals

144. Basic iron and steel products (including such products of alloy steel) as follows:
- (1) iron ore;
 - (2) pig iron, including basic foundry and malleable;
 - (3) cast iron;
 - (4) iron and steel scrap;
 - (5) ingots;
 - (6) blooms, billets and slabs;
 - (7) bars, hot rolled, carbon, alloy;
 - (8) all sheets, including tin mill, tinned and galvanized;
 - (9) plate;
 - (10) rods, castings and forgings;
 - (11) wire of all types, including barbed wire and other fencing wires;
 - (12) all types of fence, including welded and woven wire; gates, posts and other fence fittings;
 - (13) nails of all kinds; tacks, except thumb tacks; staples; rivets; bolts; nuts; screws; washers; burrs; cotter pins;
 - (14) horseshoes and horseshoe caulks and nails.
145. The following non-ferrous metals and their alloys in primary or fabricated mill forms such as lumps, slabs, ingots, sheet, strip, rod, wire, tube, angles or other drawn or extruded forms, castings or powder:
- | | |
|------------|------------|
| aluminum | nickel |
| bismuth | silicon |
| cobalt | tin |
| magnesium | zinc |
| molybdenum | arsenic |
| selenium | chromium |
| tellurium | lead |
| tungsten | mercury |
| antimony | phosphorus |
| cadmium | sulphur |
| copper | titanium |
| manganese | |
146. Secondary metals including alloys derived from the non-ferrous metals included in Item 145 in the following forms: scrap, ingots, castings, diecasts and rolled, drawn or extruded shapes.
147. Non-metallic minerals as follows:
- | | |
|-----------|--------------------|
| asbestos | kaolin |
| dolomite | (china clay) |
| gypsum | diatomaceous earth |
| carbon | graphite |
| fluorspar | phosphate rock |

*Item**Group B—Petroleum and Rubber*

143. Petroleum and petroleum products as follows: crude oil, natural gasoline, and refined products thereof, including asphalt, fuel oils of all kinds, gasoline, kerosene, lubricating oils and greases, naphtha, paraffin wax and petroleum base solvents, and tractor distillates, but not including cigarette lighter fluids packaged for sale at retail.
149. Rubber and rubber products as follows: crude natural rubber; natural latex and guayule, but not including balata and gutta percha; synthetic rubbers and lattices; reclaimed rubber; scrap rubber.

Group C—Chemicals and Plastics

150. Chemicals and chemical preparations of a type normally used for industrial or agricultural purposes, including heavy chemicals, coal tar chemicals, dyestuff chemicals, textile and leather chemicals, paint, varnish and lacquer materials oils, fats, waxes, pharmaceutical chemicals, fine chemicals, fertilizer chemicals and materials, and chemicals used for photographic and X-ray purposes, but excluding
- (1) botanicals (including barks, flowers, roots, beans, berries, balsams, bulbs, fruits, insect grains, herbs, leaves, and fruit and stem seeds) which are to be used in the manufacture of medicinal or cosmetic preparations,
 - (2) derivatives of such botanicals,
 - (3) essential oils and aromatic chemicals, natural or synthetic, including menthol and camphor.
- (N.B.: This Item should not be interpreted to include proprietary or patent medicines, pharmaceutical and other medical preparations, or household remedies.)
151. Dyestuffs and pigments as follows: aniline and coal tar dyes; non-edible seeds, beans, nuts, berries, plants, weeds, barks and woods, in a crude state or chipped or ground, and extracts and preparations thereof; tumeric, nutgalls and extracts thereof; indigo, indigo paste and extracts thereof; crude aniline oil, aniline salts; alizarin and artificial alizarine; annatto, liquid or solid, when adapted for dyeing or tanning.
152. Oxides and pigments in dry or paste form.
153. Plastic sheeting, plastic film, all extruded sections and moulded, stamped or pressed forms of plastic which are to be further processed.
154. Burnt limestone; crushed limestone.

Group D—Oils, Fats, Paints and Varnishes

155. Fats and oils of animal, vegetable or marine origin, whether crude, refined or chemically processed.
156. Paints, varnishes, enamels, lacquers, shellac and similar protective or ornamental coatings, but not including polishes of any kind.
157. Glazing compounds of all kinds, including putty.
158. The following, commonly known as "naval stores": dipentine, oakum, pine oil, pine-pitch, pine tar, rosin.
159. Glues and adhesives, including gluestock and bones and other animal parts used in the manufacture of glues.
160. Vitamin A oils, including feeding and cod liver oil, but not including cod liver oil when bottled for sale at retail.
161. Starches, including all modified starches and their intermediary products.
162. Natural occurring animal and vegetable waxes, crude or refined.

Group E—Fibres, Yarns, Threads and Fabrics

163. The following fibres, raw or processed, but not including such fibres in the form of yarn, thread, felt, fabrics or products thereof:
- (1) natural fibres, including coir, cotton, flax, fur, hair, hemp, jute, kapok, sisal and wool, but not including silk;
 - (2) all synthetic fibres and filaments including rayon, nylon and glass.

Item

164. Waste products from the processing or manufacture of the fibres listed in Item 163 or of products thereof.
165. Yarns of any of the fibres included in Item 163 or mixtures thereof, including mixtures containing silk.
166. Fabrics in any state, whether knitted or woven, of any of the yarns included in Item 165 and mixtures thereof, including mixtures containing silk.
167. Down and feathers, but not including decorative feathers.
168. Broom corn, bristles, hair and fibres of all kinds used in the manufacture of brooms, brushes and whisks included in this Schedule.
169. Sewing, embroidery and crochet yarns, floss and threads of all kinds except of pure silk.
170. Ropes, cordage, twines (including binder twine), string.
171. Felts, whether of cotton, wool, fur, hair, waste, or mixtures thereof, both pressed and unpressed.
172. Carpet fabric.
173. Rubberized fabrics and similar coated fabrics; plastic coated fabrics.
174. Nets and netting.
175. Elastic yarns, fabrics and webbing and similar products.
176. Narrow fabrics, including ribbons, bindings, braids and tapes.

Group F—Hides and Leather

177. Hides and skins from animals, reptiles, or fish of a type ordinarily tanned or otherwise processed for use as a leather, and whether raw, partly processed or processed.
178. Leathers of all kinds, including synthetic leathers.
179. Sheepskin shearlings, tanned, but not further processed than combed or sheared, and coloured on the flesh side.

Group G—Miscellaneous Wood and Allied Products

180. Pulpwood.
181. Reed and cane.
182. Corkwood and cork bark.

PART VII—PAPER AND PAPER PRODUCTS

183. Pulp and paper, and pulp and paper products as follows: all types and grades of wood pulp and screenings; side runs sold for repulping; newsprint paper in sheets or rolls and any other pulp or paper products in the production of which a newsprint machine is used, but not including newsprint paper when sold by manufacturers thereof.
184. Paper products of book, writing, light weight and specialty paper mills, including base stock for manufacturing toilet tissue and towels (but excluding paper made for conversion into hanging or wall papers and cigarette paper) and also including the following:
 - (1) bond and writing paper:
 - (a) all bonds, ledger, writing and stationery paper.
 - (b) mimeograph and duplicating paper,
 - (c) onion skin,
 - (d) manifold and register paper;
 - (2) book and printing paper (in general all printing paper other than standard newsprint) including
 - (a) lithographing paper,
 - (b) offset printing paper,
 - (c) poster and groundwood printing paper,
 - (d) Bible paper,
 - (e) lightweight catalogue papers, either "free" or with groundwood content;

Item

- (3) all coated papers and coated boards, including
 (a) coated book and litho paper,
 (b) coated cover paper,
 (c) coated blanks, Bristols and boards;
- (4) Bristols, blanks and board:—
 (a) index, ticket, mill and wedding Bristols,
 (b) railroad board,
 (c) plain blanks,
 (d) translucent board,
 (e) street car sign board,
 (f) tag Manillas and board;
- (5) all blotting paper, plain or coated, tablet blotting and filter paper;
- (6) cover paper:
 (a) antique, plain and fancy finished cover paper,
 (b) coated cover paper,
 (c) box cover paper;
- (7) papers for converting and wrapping purposes:
 (a) all paper used for making, packing or wrapping paper products, or used for wrapping other products, not including No. 1 or No. 2 Kraft but including envelope paper, cartridge paper, exercise book and tablet paper, stationery paper, carbonizing paper, paper for waxing, bag making or gumming, wrapping and packing tissues, vegetable parchment, grease-proof paper, glassines, cellucines and similar grades of "hard" sheets, exclusive of those the content of which is entirely Kraft pulp;
 (b) papers for making counter check books, doilies, paper cups, and soda straws.
185. Converted paper products as follows:
 asphalt combined papers
 gummed tape and other gummed papers
 twisted paper and woven fabrics thereof
 laminated papers and other combined papers and paper boards
 scribblers, notebooks, exercise books, looseleaf binders and refills of a type ordinarily used by students
 sanitary napkins
 waxed papers
 box papers and box-cover papers of all kinds
 milk bottle caps and other caps, closures and gaskets
 envelopes of paper except when bandaged or packaged in units for sale at retail or when forming a part of boxed stationery.
 paper napkins
 paper plates
 toilet papers
186. Pattern papers.
187. All kinds and types of paper commonly used for wrapping, converting or printing purposes which are made wholly or partly of unbleached Kraft pulp or Kraft waste material or of bleached Kraft pulp, but not including decorative or novelty wrappings for household use.
188. All grades of paper board used in the manufacture of solid fibre or corrugated shipping cases; all boxboard grades of paperboard; all wet machine boards.
189. Paper bags of all kinds, including garment bags.

PART VIII—USED GOODS

(N.B.: Please refer to qualification affecting following goods as set out in Item 6, Part II, Schedule "C".)

190. Scrap goods, except wiping rags.
191. Waste paper.
192. Used bags and used bagging and baling material.
193. Used barrels, used cans, used drums and used pails
194. Used baskets, used hampers and used boxes.
195. Used household appliances as follows: mechanical refrigerators; stoves, ranges and other cooking or heating appliances; electric vacuum cleaners; electric powered washing machines; domestic sewing machines.

Item

196. Used radios and used tubes.
197. Used pianos.
198. Used metal beds and used bed springs.
199. Used bicycles.
200. Used motor vehicles as follows: passenger motor vehicles designed to carry less than ten persons; trucks of all kinds; trailers used with trucks.

PART IX—SERVICES

201. Transportation of goods including the operation of tugs in the towing of logs or the towing of barges in the direct transportation of goods.
202. Warehousing; dry storage of general merchandise and household goods other than wearing apparel; cold storage (including rental of lockers and ancillary services such as processing charges in cold storage plants); storage of motor vehicles (including parking lot charges).
203. Laundering, dry cleaning and dyeing of garments and textile products, except furs and fur garments.
204. Barbering, hairdressing and beauty parlour services.
205. Supplying of meals, refreshments and beverages (except alcoholic beverages) for consumption on the seller's premises, including the supplying of meals with sleeping accommodation for a combined charge and including the supplying of sleeping accommodation with or without meals by or on behalf of an employer to an employee.
206. Renting and exhibiting of moving pictures.
207. Any manufacturing process in respect of any goods to which this Schedule applies, when performed on a custom or commission basis, not including the needle trade operations of embroidering, hemstitching or pleating.

(N.B.—This category includes services such as the dyeing, finishing, printing and waterproofing of fabrics, tailoring and dressmaking, the making of curtains and draperies, the pasteurizing of milk and cream, the drying, grinding, chopping, cutting or crushing of grains for feed purposes, the mixing of feeds, the pasteurizing of honey, the drying of corn or other food products, the slaughtering and dressing of animals or poultry, the breaking and separating of eggs, the sawing and processing of lumber and the sawing or chopping of cordwood or fuelwood.)

208. The packing or packaging of any goods to which this Schedule applies, when performed on a custom or commission basis.
209. The service of printing the following on a trade basis:—

bags	school scribblers, exercise books,
box paper	looseleaf binders and similar paper
boxes of any material	products for use by students
containers of any kind	sacks-
envelopes	gummed paper
gummed tape	laminated paper
milk bottle caps	napkins
packaging devices wholly or chiefly	waxed paper
of paperboard	shipping cases

(N.B.—The products in Item 209 are included in other Items of this Schedule. Therefore, the supplying of them by a printer under whatever circumstances is subject to price control.)

SCHEDULE "B" TO ORDER No. 642

Goods, New or Used, Subject to Price Control With Respect to Rental
(See Section 3)

1. Bicycles.
2. Domestic sewing machines.
3. Domestic vacuum cleaners.

Item

4. Domestic electrically powered washing machines.
5. Domestic stoves, ranges and other cooking or heating appliances.
6. Household mechanical refrigerators.
7. Radios and tubes.
8. Pianos.
9. Motor vehicles.

SCHEDULE "C" TO ORDER No. 642

Sales Suspended from Price Control in Certain Circumstances

(See Section 4 (e))

PART I

Maximum prices fixed by Section 7 of the Wartime Prices and Trade Regulations (i.e. basic period maximum prices) are suspended on the following sales, and *no maximum price* fixed by or under an Order made, approved or concurred in by the Board *shall apply* except to the extent such Order may provide to the contrary.

Item

1. Any sale of goods for export when such export is made by the seller or his agent and any sale of goods to the Canadian Commercial Corporation where such goods are purchased by the Corporation for purposes of export shall be regarded as a sale of those goods for export; but this exemption shall not extend to or include either
 - (a) the sale in Canada or in Canadian territorial waters of any ships' stores or ships' equipment (other than sales while in bond of goods imported into Canada in bond) when delivery to the ship is made in Canada or in Canadian territorial waters; or
 - (b) the sale of any goods to any passenger or member of the crew while on board any ship in Canadian territorial waters or while on board any ship of Canadian registry or any ship operated by any person resident in Canada, whether the sale is made within or outside Canadian territorial waters.
2. The sale by any person of meat derived from livestock accepted for exhibition at public fairs and exhibitions held with the approval of the Department of Agricultural of any province.
3. The sale by any person of any goods by auction in cases in which such procedure is the normal practice and is followed in good faith and **without any intention** of evading or attempting to evade any provision of The Wartime Prices and Trade Regulations or of any Order made, approved or concurred in by or under authority of the Board. This exemption, however, shall not apply to any used goods named in Part VIII, Schedule "A" hereto. Whenever any used goods named in the said Schedule are sold by auction, they shall be sold separately.
4. The sale by auction of any used goods named in Part VIII, Schedule "A" hereto when the proceeds of the auction are to be disbursed for any charitable or patriotic purpose; and whenever the purpose is brought into question, the seller when required so to do by the Board shall furnish all information necessary to establish that the proceeds are so disbursed.

PART II

Maximum prices fixed by Section 7 of the Wartime Prices and Trade Regulations (i.e. basic period maximum prices) are suspended on the following sales but *any maximum price* fixed by or under an Order made, approved or concurred in by the Board *shall apply* except to the extent such Order may provide to the contrary.

Item

1. Sales of the following by the primary producer to any manufacturer, processor, wholesaler, retailer or other dealers:
 - (1) meats
 - (2) dressed poultry
 - (3) eggs
 - (4) dairy butter
 - (5) farm-made cheese
 - (6) honey
 - (7) maple syrup
 - (8) dry whole or split peas.
2. Sales of the following by one primary producer of agricultural products, livestock, poultry or livestock products to another such primary producer, including exchanges or barter between two such primary producers, but excluding sales, exchanges or barter for the purpose of resale:
 - (1) grain
 - (2) farm implements or repair parts therefor
 - (3) sacks
 - (4) fencing and fence posts
 - (5) milk cans
 - (6) stocklings
 - (7) cordwood
 - (8) fertilizers
 - (9) bees
 - (10) bee supplies
 - (11) meats
 - (12) poultry
 - (13) poultry products
 - (14) farm-made dairy products
 - (15) wool
 - (16) hides
 - (17) other agricultural products or supplies.
3. The sale or supplying of custom-milling, seed cleaning or other agricultural services by one primary producer, as described in Item 2 preceding, to another such primary producer.
4. Sales by any person to any other person of the following:
 - (1) fresh fruits, fresh vegetables and greenhouse products
 - (2) certified seed grain and certified seed potatoes
 - (3) hay; wheat; oats; barley; corn.
5. Sales by the primary producer or a processor to any other person of any of the fish included in Schedule "A" hereto.
6. Sales of any of the used goods included in Part VIII of Schedule "A" hereto.
7. Sales of any automotive parts by a manufacturer of such parts to another manufacturer of automotive parts or to a manufacturer of motor vehicles as provided for in the Special Directions, as amended, to manufacturers of automotive parts and to manufacturers of motor vehicles dated July 12, 1945, and issued under authority of the Board.
8. Sales of any electrical appliance parts by a manufacturer of such parts to another manufacturer of electrical appliance parts or to a manufacturer of electrical appliances as provided for in the Special Directions to manufacturers of electrical appliance parts and manufacturers of electrical appliances dated September 8, 1945, and issued under authority of the Board.
9. The sale by any person of his personal or household effects to any other person, except that this suspension shall not apply to any used goods named in Part VIII, Schedule "A".
10. Isolated sales of any goods or services by any person not in the business of selling such goods or services, except that this suspension shall not apply to any used goods named in Part VIII, Schedule "A".

SCHEDULE "D" TO ORDER No. 642

PART I

The following goods are suspended from price control:

1. Fruits preserved in brine or sulphur for further processing.
2. Dietetic foods, labelled and sold as such.
3. Dental alloys.
4. Goods produced and labelled as being produced by the Canadian National Institute for the Blind, the Montreal Association for the Blind, and L'Association Canadienne Francaise des Aveugles.

PART II

The following goods are suspended from price control subject to clause (c) of Section 4 of the Order:—

1. Buttons.
2. Belts and belting of all kinds except fan belts and V-belts for washing machines and refrigerators.
3. Electric motors.
4. Gaskets, coils and other forms of mechanical packing.
5. Hose of any material for liquids or gases, other than garden hose.

WARTIME PRICES AND TRADE BOARD

ORDER No. 643

Respecting Beef

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

1. This Order comes into force on July 22, 1946.
2. Board Order No. 307, as amended, and Board Order No. 635 are hereby revoked.

Made at Ottawa this 10th day of July, 1946.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 644

Kosher Beef

Under powers given to the Wartime Prices and Trade Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby Orders as follows:

1. This Order comes into force on July 22, 1946.
2. Board Order No. 399, as amended, which fixes the maximum prices at which Kosher Beef may be sold, is hereby revoked.

Made at Ottawa this 10th day of July, 1946.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 645

Corrugated and Solid Fibreboard Shipping Cases

The fulfilment of requirements for essential food has created shortages in the supply of materials entering into the production of shipping cases.

THEREFORE, under powers conferred by The Wartime Prices and Trade Regulations, Order in Council P.C. 8528 of November 1, 1941, as amended, the Board hereby orders as follows:

1. This Order shall come into force on July 11, 1946, and replaces Board Order No. 608 which is hereby revoked.

2. For the purposes of this Order,

(a) "Administrator" means the Administrator of Shipping Cases appointed by the Board;

(b) "shipping cases" means all pulp and paper products known commercially as corrugated or solid fibreboard cartons or packing cases including but not limited to the following: partitions, pads, liners, die-cut sheets, corrugated wrappers (single-faced, double-faced, double-walled) but not including single-faced rolls and lamp wrappers.

3. During each of the months of July and August, 1946, no manufacturer shall deliver to any person more than seventy-five per cent (75%) in value calculated on a dollar and cent basis of the monthly average of shipping cases delivered by him to that person during the first six months of the calendar year 1946.

4. No order for the manufacture, sale or delivery of shipping cases or parts thereof shall be accepted by anyone during the sixty days immediately following the coming into effect of this Order.

5. No person shall sell or deliver any shipping cases until he has received from the proposed purchaser a signed statement showing the total number of shipping cases then on hand and certifying that such number does not exceed the purchaser's sixty days normal business requirements which statement shall be retained by the seller available for inspection by any representative of the Board during the twelve months next following.

6. The Administrator shall have power

(a) to determine and prescribe the quantities, sizes and types of shipping cases to be manufactured and to require any manufacturer to make sales in such manner as the Administrator may specify;

(b) to determine and prescribe priority of delivery of all shipping cases except those used for shipment of foods and certain approved building materials which shall have first priority;

(c) to require any supplier of shipping cases to deliver shipping cases to such persons in such quantities, sizes and types and in such manner as the Administrator may specify.

Made at Ottawa, this 11th day of July, 1946.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 646

Respecting Maximum Prices of Goods and Services Affected by 1942 Federal Tax Changes

By Board Order No. 620 all maximum prices fixed by or under authority of The Wartime Prices and Trade Regulations, on sales of specified goods were suspended and it is desirable that persons selling such goods should no longer be required to comply with certain requirements of Board Order No. 147.

THEREFORE under powers conferred by the said Regulations, Order in Council P.C. 8528 of November 1, 1941, as amended, the Board hereby orders as follows:

1. Board Order No. 147, as amended, is hereby further amended as follows:
 - (a) Subsection (3) of Section 2 is amended by inserting at the commencement thereof the words "Except as provided in subsection (4)";
 - (b) the following subsection is added to Section 2:

“(4) The provisions of subsection (3) do not apply to sales of any goods for which the maximum prices have been suspended.”
 2. This Order shall be effective on and after July 22, 1946.
- Made at Ottawa, this 17th day of July, 1946.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 647

Rationed Foods (Meat)

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

1. This Order comes into force on the 16th day of July, 1946.
2. Board Order No. 545, Rationed Foods (Meat), is amended by
 - (a) deleting from Section 4 thereof clause (a) and by substituting therefor the following:

“(a) each ration coupon printed M and each ration coupon printed Q at the time of issue by the Board of the ration book or ration card containing such ration coupons;”
 - (b) deleting from Section 6 thereof subsection (1) and by substituting therefor the following:

“(1) Ration coupons printed M and ration coupons printed Q at the time of issue by the Board are unnumbered if no serial number is printed thereon or are numbered according to the serial number printed thereon.”
 - (c) deleting from Section 6 thereof subsections (3) and (4) and by substituting therefor the following:

“(3) Numbered ration coupons printed M and numbered ration coupons printed Q shall be valid for use only on and after their respective validity dates as provided by subsection (4) and may remain valid for use until further notice is given to the contrary by Administrator's Order or by other Order of the Board.

(4) The respective validity dates for the ration coupons printed M and ration coupons printed Q numbered as listed below shall be as follows:

Ration Coupons Printed M,

- Nos. 40 to 45 (if unused)—now valid,
- No. 46—Thursday, July 18, 1946,
- No. 47—Thursday, July 25, 1946,
- No. 48—Thursday, August 1, 1946,
- No. 49—Thursday, August 8, 1946,
- No. 50—Thursday, August 15, 1946.

Ration Coupons printed Q,

- No. 1—Thursday, August 22, 1946,
- No. 2—Thursday, August 29, 1946,
- No. 3—Thursday, September 5, 1946,
- No. 4—Thursday, September 12, 1946.”

Made at Ottawa, this 15th day of July, 1946.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2032

Respecting Beef

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered as follows:

Introduction

1. This Order comes into force on July 22, 1946. It replaces Board Orders No. 307 as amended and No. 635, which have been revoked.

For the purposes of this Order "beef" means fresh or frozen beef of one or other of the qualities defined in this Order. The word "sell" includes offer to sell.

All wholesale and retail prices fixed by this Order are the maximum or highest selling prices and must not be exceeded.

Part IX establishes fifteen zones and prices vary according to zones and the quality of beef. There are special provisions dealing with sales by persons in parts of Canada not included in the zones.

Index to Parts

- Part I—General Provisions applying to Sales at Wholesale.
- Part II—Wholesale Selling Prices.
- Part III—General Provisions applying to Sales at Retail.
- Part IV—Retail Selling Prices.
- Part V—Records of Sales and Purchases.
- Part VI—Extra Payments and Offences.
- Part VII—Definitions of Qualities.
- Part VIII—Definitions of all Wholesale Cuts.
- Part IX—Zones.

PART I—GENERAL PROVISIONS APPLYING TO SALES AT WHOLESALE

Definitions

2. (1) "Sale at wholesale" means any sale except a sale at retail and "sell at wholesale" shall have a corresponding meaning.

(2) "Carcass" means a full dressed carcass of beef (including two fore quarters and two hind quarters) with the hide and tail removed, and from which, pursuant to Order No. 231 of the Board, the following have also been removed:

- (a) all internal fats adhering to the surface of the body cavity known as crotch (or pelvic) fat; and
- (b) the kidneys and all internal fats known as kidney fat and fat adhering to the tenderloin and flanks; and
- (c) all internal brisket fats, including fat in the heart area which does not adhere to the heart when the heart is removed; and
- (d) the cod fat, udder and udder (dug) fat.

(3) "Side" means one-half of a carcass and includes one fore quarter and one hind quarter.

(4) "Fore quarter" means the fore end of a side cut to include not more or less than eleven rib bones.

(5) "Hind quarter" means the hind end of a side cut to include not more or less than two rib bones.

(6) "Wholesale cut" means any of those bone-in or boneless portions of beef derived from a carcass, which are defined in Part VIII.

Wholesale Prices Include Delivery Except as Specified

3. Wholesale prices include delivery to the buyer's place of business except in the following cases:—

- (a) if delivery is by railway or by transshipment by railway, it is to be made at the railway station nearest to the buyer's place of business;
- (b) if delivery is by boat or by transshipment by boat, it is to be made on a dock at the boat's port of call nearest to the buyer's place of business;
- (c) if delivery is by express at the buyer's request the seller may add to his selling price the difference between freight and express charges, if he shows the difference as a separate item on his sales invoice;
- (d) if the sale is to a person in a part of Canada not included in a zone, the seller may add to his selling price the transportation cost from the shipping point to the point of delivery to the buyer, if such cost is shown as a separate item on his sales invoice.

Wholesalers Must Make Equitable Distribution

4. Every person who sells beef at wholesale shall equitably distribute his available supplies of beef among his customers at the delivery point referred to in Section 3. Where a customer operates a branch of his business or otherwise operates more than one place of business he shall be deemed to be a separate customer in respect of each branch or place of business operated by him, and delivery to him shall be made to the place of business therein designated by such customer or, if delivery is by railway or steamship, to the railway station or on the dock at port of call, as the case may be, nearest to such designated place of business.

Wholesale Beef Cutting Chart

5. The bone-in wholesale cuts defined in this Order are outlined on the Wholesale Beef Cutting Chart which is Chart No. 1 to this Order and every bone-in wholesale cut sold at wholesale shall be cut in accordance with that chart and the definitions of such wholesale cuts contained in Part VIII.

Restrictions on form in which Beef may be sold at Wholesale

6. No person shall sell or buy at wholesale any beef except one or more carcasses, sides, fore quarters, hind quarters or wholesale cuts as defined by this Order, and
- (a) in the case of wholesale cuts, only those wholesale cuts for which maximum prices have been prescribed by this Order; and
 - (b) in the case of any carcass, side, fore quarter or hind quarter of boner beef, only if authorized in writing by the Administrator of Meat and Meat Products.

Buyer's Permission Required for Substitution of Wholesale Cuts

7. No person selling beef at wholesale shall substitute any wholesale cuts for a carcass, side or quarter ordered by a buyer, unless the buyer has previously consented to the substitution.

Distinction Between Beef and Veal

8. Carcasses of cattle or calves having a weight in the carcass at the place of slaughter of more than 225 pounds with the hide removed or more than 250 pounds with the hide on, and all sides, quarters, and wholesale cuts derived from such carcasses shall, for the purpose of The Wartime Prices and Trade Regulations and this Order, be deemed to be beef and not veal.

PART II—WHOLESALE SELLING PRICES

Wholesale Prices for Carcasses, Sides and Quarters (by persons in zones)

9. The maximum price at which a person in a zone may sell at wholesale a carcass, a side or a quarter of any quality of beef shall be the price for the same set forth in Schedule "A" hereto for the zone in which the buyer's place of business is situated or if it be situated in a part of Canada not included in a zone, for the zone in which the seller's place of business is situated.

Wholesale Prices For Major Wholesale Cuts (by persons in zones)

10. The maximum price at which a person in a zone may sell at wholesale a major wholesale cut listed in Schedule "D", "E", "F", "G", "H" or "J" hereto, of any

quality of beef, shall be the price for the same set forth in the said Schedule "D", "E", "F", "G", "H" or "J" as the case may be, for the zone in which the buyer's place of business is situated, or if it be situated in a part of Canada not included in a zone, for the zone in which the seller's place of business is situated.

Wholesale Prices for Sundry Wholesale Cuts (by persons in zones)

11. The maximum price at which a person in a zone may sell at wholesale a sundry wholesale cut listed in Schedule "B" of any quality of beef shall be the price for the same as set forth in that Schedule for the zone in which the buyer's place of business is situated or, if it be situated in a part of Canada not included in a zone for the zone in which the seller's place of business is situated.

Wholesale Prices for Boneless Wholesale Cuts Derived from Boner Beef and Other Qualities if Listed in Schedule "C" (by persons in zones)

12. The maximum price at which a person in a zone may sell at wholesale a boneless wholesale cut listed in Schedule "C" of the quality therein specified, shall be the price for the same as set forth in the said Schedule for the zone in which the buyer's place of business is situated or, if it be situated in a part of Canada not included in a zone, for the zone in which the seller's place of business is situated.

Wholesale Prices on Sales by Persons Not in Zones

13. The maximum price at which a person in any part of Canada not included in a zone, may sell or offer to sell at wholesale to any other person in any part of Canada any quality of carcass, side, quarter or wholesale cut of beef shall be such as may be approved or prescribed from time to time in writing by the said Administrator with the approval of the Chairman of the Board.

Kosher Beef

14. The maximum price at which any person may sell any kosher beef at wholesale shall be such as may be fixed from time to time by or on behalf of the Board.

PART III—GENERAL PROVISIONS APPLYING TO SALES AT RETAIL

Definitions

15. (1) "Primary cut" means any of the retail cuts of beef named and numbered from 1 to 20 (but not the lettered secondary cuts set forth thereunder) in Schedule "K", "L", "M", "O", "P" or "R" hereto as the case may be, and which are outlined and similarly numbered on the Retail Beef Cutting Chart which is Chart No. 2 to this Order.

(2) "Secondary cut" means a retail cut of beef (other than sirloin, butt, strip loin and round bone shoulder roast) derived from a primary cut, and which is lettered and named in Schedule "K", "L", "M", "O", "P" or "R" hereto as the case may be, under the number and name of the primary cut from which it is derived.

(3) "Miscellaneous cut" means any of the miscellaneous retail cuts of beef named in Schedules "K", "L", "M", "O", "P" or "R" hereto as the case may be.

Cutting of Beef

16. (1) No person shall sell at retail any retail cut of beef unless it is a cut named in Schedule "K", "L", "M", "O", "P" or "R" hereto as the case may be.

(2) Every primary cut sold at retail shall be cut in accordance with the said Retail Beef Cutting Chart, and no person shall, for the purpose of selling beef at retail convert any primary cut into any retail cut except such cuts as are named in Schedule "K", "L", "M", "O", "P" or "R" hereto as the case may be.

(3) This Order does not prevent a person from selling at retail any wholesale cut in accordance with the provisions of Sections 23, 24 and 25.

Limitation on Retailer's Cost

17. (1) No person selling beef at retail in any zone shall buy or otherwise acquire, and no person shall buy or otherwise acquire on his behalf, any quality of carcass,

side, quarter or wholesale cut of beef at a total delivered cost in excess of the lawful maximum price on sales at wholesale in that zone for that quality together with actual transportation charges from the railway station nearest to the buyer's place of business if delivery is by railway or if delivery is by steamship, from the dock at port of call nearest to his place of business.

(2) For the purposes of this Section,

- (a) any person who acquires any cattle and slaughters them or causes them to be slaughtered for him shall be deemed to have acquired beef;
- (b) any person selling beef at retail who operates a branch of his business or otherwise operates more than one place of business, shall in respect of each such branch or place of business be deemed to be a separate buyer of beef.

Kosher Beef

18. The maximum price at which any person may sell any kosher beef at retail shall be such as may be fixed from time to time by or on behalf of the Board.

Prices Subject to Review

19. The prices and markups of all persons selling beef at retail shall be subject to periodic examination by any authorized representative of the Board, and any such representative may apply such tests and require any person to submit to such beef cutting or other tests as may be authorized by the Board.

20. No person shall advertise the price at which he is offering any beef for sale at retail unless he also states the quality and name of the retail cut of such beef in the advertisement.

PART IV—RETAIL SELLING PRICES

Maximum Prices on Sales at Retail by Persons in Zones

21. (1) The maximum price at which a person in a zone may sell at retail any retail cut of beef (or portion thereof) listed in Schedule "K", "L", "M", "O", "P" or "R" hereto shall be the price for the same set forth in the said Schedule for that zone.

(2) Every person selling beef at retail shall obtain the beef retail price charts provided by the Board and shall display and keep them in his place of business where they are available to be seen and examined by his customers.

Sales of Wholesale Cuts to Consumers (by Persons in Zones)

22. (1) For the purpose of this Section "consumer" means a person who buys beef for his personal or household consumption.

(2) The maximum price at which a person may sell to a consumer in a zone a wholesale cut of any quality of beef shall be the sum of the following:

- (a) the price set forth for that cut in schedule "D", "E", "F", "G", "H" or "J", as the case may be, according to the zone in which his place of business is situated, plus actual transportation charges from the railway station or steamship dock at port of call, as the case may be, nearest to his place of business; and
- (b) a markup not exceeding 12½ per cent of his selling price.

Sales at Retail of Boner Beef in Zones

23. (1) No person shall sell any boner beef at retail except in one or other of the following forms:

- (a) Boneless Round Steak
- (b) Boneless Rib Roast (inner roll from 7 rib bones)
- (c) Boneless Sirloin Butt
- (d) Minute Steaks.

(2) The maximum price at which any person in any zone may sell at retail any boner beef in one of the forms set forth in subsection (1) shall be determined by

regulating his selling price for the said cuts or portions of boner beef so that the aggregate price received or charged by him for all cuts and portions derived from any boner beef purchased or otherwise acquired by him shall not exceed the total of:

- (a) his lawful delivered cost of the boner beef purchased or acquired by him as fixed by Section 17 (except the difference between freight and express charges, if any, included in such cost); and
- (b) a markup not exceeding 25 per cent of his selling price.

Sales at Retail by Persons not in Zones

24. Every person selling beef at retail in any part of Canada not in a zone shall regulate his selling prices for various cuts or portions of beef so that the aggregate price received or charged by him for all cuts and portions from any carcass, side, quarter or wholesale cut purchased or otherwise acquired by him shall not exceed the total of:

- (a) his actual delivered cost of that carcass, side, quarter or wholesale cut but not exceeding the price at which, the same may be sold to him by his supplier including transportation to his place of business (except the difference between freight and express charges, if any, included in such cost); and
- (b) if he sells in the form of wholesale cuts, a markup not exceeding 12½ per cent of his selling price; or
- (c) if he sells in the form of retail cuts, a markup not exceeding 25 per cent of his selling price.

PART V—RECORD OF SALES AND PURCHASES

25. (1) Every person who sells beef at wholesale shall on every sale and concurrently with delivery to the buyer furnish him with an invoice showing:

- (a) the name and complete address of the seller and the buyer;
- (b) the weight and price per pound of the beef purchased by the buyer;
- (c) any freight or express charges that may be added to the price under the provisions of this Order;
- (d) the quality of the beef purchased (except in the case of sundry wholesale cuts) and whether it is a carcass, side, fore quarter, hind quarter, or wholesale cut and, if a wholesale cut, specifying accurately the name of the wholesale cut, and if the quality is Utility Beef (Bull), specifying that it is Bull Beef; provided that, in showing the quality of beef purchased, the following abbreviations may be used:

"Red" for Red Brand Beef;
 "Blue" for Blue Brand Beef;
 "Comm" for Commercial Beef;
 "P.Q." for Plain Beef;
 "Ut." for Utility Beef (Cow or Bull);
 "C.Q." for Cutter Beef; and
 "Boner" for Boner Beef.

(2) Every person who sells beef at wholesale shall retain a duplicate copy of each invoice furnished by him as required by this Section.

26. Every person who sells beef at wholesale or at retail shall immediately upon receipt by him of such beef purchased or otherwise acquired by him prepare and shall thereafter keep at the place of business at which he receives the beef a written record showing:

- (a) the date of purchase or acquisition;
- (b) the name and complete address of his supplier;
- (c) the quality of beef purchased and whether the beef was purchased in the form of a carcass, side, quarter or wholesale cut and, if a wholesale cut, specifying accurately the wholesale cut;
- (d) the weight and actual price per pound of the beef purchased by him;
- (e) any freight or express charges that may be charged by his supplier; and
- (f) if a retailer, actual transportation charges, if any, from his receiving point to his place of business; and

(g) in respect of beef acquired by him by slaughtering cattle or having cattle slaughtered for him, the name and complete address of his supplier of the cattle, the date of purchase, the weight and price paid for the cattle and, in the case of retailers, the quality and dressed weight of each carcass and its actual cost delivered to his place of business.

27. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished to him by his supplier, it will not be necessary for him to keep any other record of the particulars set forth in the invoice.

(2) Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

28. Every person who sells beef at retail shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the weight and name of the retail cut and the price charged.

PART VI

Extra Payments are Part of Buying or Selling Price

29. Any commission, reward, premium or other payment or consideration of any kind in money or money's worth claimed, stipulated for, taken or made, directly or indirectly, by or to any person in connection with or arising out of a sale, purchase or transaction in beef shall be and form part of the price at which the beef is bought or sold.

Offences

30. It is an offence for any person to contravene or fail to observe any of the provisions of this Order and the offender is liable to prosecution under The Wartime Prices and Trade Regulations.

PART VII—DEFINITIONS OF QUALITIES

31. (1) "Red Brand" beef means beef obtained from the carcasses of cattle and each such carcass shall be in accordance with the following specifications:

- (i) it shall have a cold weight at the processor's plant of not less than 300 pounds;
- (ii) it shall be in accordance with specifications prescribed for Choice Beef (Red Brand) in the Regulations respecting the grading, branding and sale of branded beef passed under the authority of the Livestock and Livestock Products Act, 1939;
- (iii) it shall have been branded with the Red Brand in the manner provided by the said Regulations.

(2) "Blue Brand" beef means beef obtained from the carcasses of cattle and each such carcass shall be in accordance with the following specifications:

- (i) it shall be in accordance with specifications prescribed for good beef (Blue Brand) in the Regulations respecting the grading, branding and sale of branded beef passed under the authority of the Livestock and Livestock Products Act, 1939;
- (ii) it shall have been branded with the Blue Brand in the manner provided by the said Regulations.

(3) "Commercial" beef means beef obtained from the carcass of a steer, heifer or well fleshed heifery cow of good conformation which carcass shall be in accordance with the following specifications:

- (i) there shall be a good proportion of lean meat to bone;
- (ii) the chine bone shall show cartilages called "buttons" at least as far back on the carcass as the fourth rib numbering from the front end;
- (iii) the exterior fat covering may vary from heavy to moderate and shall extend along the loins and ribs from the middle of the shoulders to the pin bone but need not cover the surface of the chucks or loins; provided that the exterior fat covering in the case of the carcass of a heifery cow may be more than that in the case of a steer or heifer but shall not be excessively wasty;

- (iv) the colour of the fat may vary from white to light yellow; and

it shall include beef obtained from the carcass of a steer or heifer of equal or better quality than described in this subsection and which has not been branded with the Red Brand or the Blue Brand.

(4) "Plain" beef means beef obtained from the carcass of a steer or heifer, which carcass shall be in accordance with the following specifications:

- (i) there shall be at least a medium proportion of lean meat to bone;
- (ii) the chine bone shall show "buttons" at least as far back on the carcass as the fourth rib numbering from the front end;
- (iii) there shall be some exterior fat covering portions of the surface on ribs and loins, which covering may be thin and patchy and may be white, whitish gray or light yellow in colour;
- (iv) the chucks and rounds may be without any fat covering.

(5) "Utility" beef means beef obtained from the carcasses of young to mature cows which carcasses shall be in accordance with the following specifications;

- (i) there shall be a good to fair proportion of lean meat to bone;
- (ii) the exterior fat covering may vary from little to abundant;
- (iii) the colour of the fat may vary from white to yellow;

and also means beef from the carcasses of young to mature bulls, which carcasses shall be in accordance with the specifications set out in subsection (5) above for cow beef.

(6) "Cutter" beef means beef obtained from the carcass of steer or heifer, which carcass shall be in accordance with the following specifications:

- (i) there shall be a fair proportion of lean meat to bone;
- (ii) the exterior fat covering may be thin and uneven.

(7) "Boner" beef means beef obtained from the carcass of a cow, steer, heifer or bull, which carcass shall be in accordance with the following specifications:

- (i) there may be a large proportion of bone to flesh;
- (ii) it may be without any exterior fats.

PART VIII—DEFINITIONS OF ALL WHOLESALE CUTS

32. (a) "Bone-in cuts" derived from hind quarters include:

(1) "flank" being that portion of the hind quarter obtained by starting at the front end of the hind quarter at a point not more than 12 inches from the inside of the chine bone (if there is any covering of fat on the inside of the chine bone the measurement must be taken from the bone itself and not from the fat) and cutting in a direct line through the hind quarter to a point that exposes the knee-fold lymphatic gland and shall constitute 8 per cent to 9 per cent of the hind quarter by weight;

(2) "long loin" being that portion of the hind quarter from which the flank and back steak have been removed and consisting of the steak piece (or sirloin butt) and short loin and obtained by cutting crosswise from the first joint of the sacrum bone in a direct line to the joint where the flank terminates;

(3) "short loin" being that portion of a long loin from which the steak piece (or sirloin butt) has been removed and obtained by cutting crosswise at the pin bone and leaving not over one-half inch ($\frac{1}{2}$ ") of the pin bone on the short loin and from which the flank and back steak have been removed;

(4) "shell loin" being a short loin with the tenderloin and chine bone removed but with the rib bones left in;

(5) "steak piece" or "sirloin butt" being that portion of a long loin remaining after the short loin has been removed;

(6) "short hip" or "round" being that portion of the hind quarter remaining after the long loin and flank have been removed;

(7) "long hip" being that portion of the hind quarter remaining after the short loin and flank have been removed;

(b) "bone-in cut" derived from the fore quarters include:

(1) "rack" being the upper part of the fore quarter obtained by starting from a point on the hind end of the fore quarter not more than 12 inches from the inside of the chine bone (if there is any covering of fat on the inside of the chine bone, the

measurement must be taken from the bone itself and not from the fat) and cutting lengthwise in that direct line through to a point on the front end of the fore quarter which just leaves the knuckle bone in the shank;

(2) "rib (7 bones)" being that portion of the rack obtained by cutting crosswise in a direct line between the 7th and 8th rib bones numbering from the hind end of the fore quarter;

(3) "square cut chuck" or "Montreal block" being that portion of the rack remaining after the 7-bone rib cut has been removed;

(4) "shank" being the leg on the fore quarter cut off in a direct line to include the knuckle bone;

(5) "brisket point" being the lower front end portion of the fore quarter remaining after the shank and rack have been removed and obtained by cutting crosswise in a direct line between the 6th and 7th or the 7th and 8th rib bones numbering from the hind end of the fore quarter;

(6) "plate" being the lower hind end portion of the fore quarter remaining after the brisket point and shank have been removed;

(7) "triangle" or "Montreal crosscut" being the fore quarter in one piece from which the 7-bone rib cut has been removed;

(8) "cross cut" or "bottom end" being that portion of the fore quarter in one piece consisting of the square cut chuck, brisket point and shank;

(c) "boneless beef cuts" derived from hind quarters include:

(1) "flank" being the same cut as defined in item (1) of clause (a) of this section with bones, flank steak and surplus fat removed;

(2) "flank steak" being the piece of lean meat adhering to the inside surface of the bone-in flank;

(3) "strip loin" being that portion of the short loin lying above the rib bones;

(4) "tenderloin" or "fillet" being that piece of lean meat lying along the back bone on the underside or inside of the long loin with surplus fat removed;

(5) "steak piece" or "sirloin butt" being the same cut as defined in item (5) of clause (a) of this section with bones and tenderloin removed;

(6) "short hip" being the same cut as defined in item (6) of clause (a) of this section with bones removed;

(d) "boneless beef cuts" derived from fore quarters include:

(1) "rib (7-bones)" being the same cut as defined in item (2) of clause (b) of this section with bones, fell, gristle at end of the vertebrae known as the back strap and the meat between the rib bones known as fingers, removed;

(2) "square cut chuck" or "Montreal block" being the same cut as defined in item (3) of clause (b) of this section with bones and shoulder clod removed;

(3) "shoulder clod" being that portion of a bone-in square cut chuck lying above the blade bone;

(4) "brisketpoint" being the same cut as defined in item (5) of clause (b) of this section with bones, surplus fat and meat between the rib bones, known as fingers, removed;

(5) "plate" being the same cut as defined in item (6) of clause (b) of this section with bones removed;

(6) "shank" being the same cut as defined in item (4) of clause (b) of this section with bones removed;

(e) "boneless beef cuts" derived from boner beef (except as otherwise provided herein) include:

(1) "bull meat" being the boneless meat obtained from any portion of a bull carcass from which the surplus fat has been removed;

(2) "ham inside" being the boneless meat obtained from the inside part of the hip;

(3) "ham outside" being the boneless meat obtained from the outside part of the hip;

(4) "knuckle" being the boneless meat obtained from the hip after the ham inside and ham outside have been removed;

(5) "sirloin butt" being the boneless meat obtained from that part of the bone-in sirloin butt and hip remaining after the ham-set (ham inside, ham outside, and knuckle) have been removed;

(6) "boneless strip" being the boneless meat obtained from that portion of the short loin lying above the rib bones;

(7) "regular roll" being the boneless meat known as the eye of the rib obtained by removing the entire outer portion of the rib;

(8) "shoulder clod" being the boneless meat obtained from that portion of the bone-in square cut chuck lying above the blade bone;

(9) "chuck" being the boneless meat obtained from the square cut chuck after the shoulder clod has been removed;

(10) "trimmings" being the portions of boneless meat with surplus fat removed, obtained in the process of making bone-in or boneless cuts from any quality of beef;

(11) "minute steaks" being boneless meat obtained from strip loins of any quality of beef with all surplus fat and tissue removed by cutting, frenching or otherwise processing into thin steaks;

(12) "hamburger" being the boneless ground meat obtained from any quality of beef.

PART IX—ZONES

33. For the purposes of this Order, the following zones are established:

Zone 1; composed of

- (a) those parts of the province of Prince Edward Island, Nova Scotia, and New Brunswick, not included in Zone 2;
- (b) that part of the province of Quebec lying to the south of the St. Lawrence River and east of, and including all stations on, the Temiscouata Railway from Riviere du Loup to the boundary between the provinces of Quebec and New Brunswick;
- (c) that part of the province of Quebec included within the Counties of Lac St. Jean and Chicoutimi;

Zone 2; composed of

the cities of Charlottetown, Halifax, Sydney, Moncton and Saint John and all points lying within a radius of twenty miles of the city hall in each of the said cities;

Zone 3; composed of

that part of the Province of Quebec, not included in Zones 1, 4 and 5, lying to the west of a line drawn from the mouth of the Saguenay River to the eastern boundary of Chicoutimi County and lying to the south of the Counties of Lac St. Jean, Chicoutimi, Temiskamingue and Abitibi;

Zone 4; composed of

- (a) the cities of Montreal and Quebec and all points lying within a radius of twenty-five miles of the city hall of Montreal and of twenty miles of the city hall in the city of Quebec;
- (b) the Island of Orleans;
- (c) the city of Hull and all points lying within a radius of twenty miles of the city hall in that city;

Zone 5; composed of

that part of the province of Ontario not included in Zone 4, and lying to the south and east of the French River and Lake Nipissing and to the south of, and including all railway stations from North Bay to Mattawa inclusive on the Canadian Pacific Railway and to the north and east of a line beginning at the St. Lawrence River and running northerly along the western boundary of the County of Frontenac to the 45th parallel of latitude, then westerly along the 45th parallel of latitude to the eastern boundary of the district of Muskoka, thence southerly to and westerly along the southern boundary of the District of Muskoka to Georgian Bay;

Zone 6; composed of

all that part of Southern Ontario not included in Zones 4 and 5;

Zone 7; composed of

- (a) that part of the province of Ontario not included in Zone 8 and lying to the south of, and including all railway stations from Goodwin to Weatherbe inclusive on the most northerly transcontinental line of the Canadian National Railway, and north and west of the Canadian Pacific Railway line from Mattawa to North Bay, Lake Nipissing and the French River and east of the Nipigon River and Lake Nipigon, and including the District of Manitoulin;
- (b) that part of the province of Quebec included within the Counties of Temiskamingue and Abitibi;

Zone 8; composed of

the cities of Timmins, Sudbury, Sault Ste. Marie, Noranda and Rouyn and all points lying within a radius of twenty miles of the city hall in each of the said cities;

Zone 9; composed of

that part of the province of Ontario lying to the south of, and including all railway stations from Ferland to White, inclusive, on the most northerly transcontinental line of the Canadian National Railways, and lying to the west of the Nipigon River and Lake Nipigon;

Zone 10; composed of

that part of the province of Manitoba lying to the south of the 53rd parallel of latitude;

Zone 11; composed of

that part of the province of Saskatchewan lying to the south of the 54th parallel of latitude;

Zone 12; composed of

- (a) that part of the province of Alberta not included in Zone 13 and lying to the south of the 55th parallel of latitude;
- (b) that part of the province of British Columbia lying to the east of the line formed by the Elk River from its Source to its confluence with the Kootenay River and thence from such confluence along the Kootenay River to the southern boundary of the said province;
- (c) the city of Fernie;

Zone 13, composed of

- (a) in the province of Alberta, Edson and Lovett, and all railway stations on the Canadian National Railway west of Edson and Lovett and on the Canadian Pacific Railway west of Lake Louise;
- (b) that part of the province of British Columbia not included in Zones 12 and 14 and lying to the south of the 56th parallel of latitude excluding Vancouver Island, the Queen Charlotte Islands and all other islands lying off the coast of the said province and excluding all that part of the mainland coast of the said province lying to the north of the 50th parallel of latitude;

Zone 14; composed of

the cities of Prince Rupert, Nelson, Vancouver and New Westminster and all points lying within a radius of twenty miles of the city hall in the city of Vancouver;

Zone 15; composed of

all stations on any railroad on Vancouver Island, together with all that part of Vancouver Island lying to the south of a line from Port Alberni to Parksville.

PART X—CANNED BEEF PRODUCTS

Introduction

34. This part fixes the maximum prices at which the canned beef products listed in Schedule "S" hereto may be sold.

Definitions

35. For the purposes of this Order, "Canned Spiced Beef" means a beef product with or without veal and/or pork added which has been chopped, cured and seasoned, and solid packed in a hermetically sealed metal container and thoroughly cooked, and which conforms to the Regulations issued under the Food and Drugs Act.

Sales at Wholesale-Maximum Prices

36. The maximum price, sales tax included, at which any person in a zone may sell at wholesale any product listed in Schedule "S" hereto, shall, according to the size of the container, be the price for the same set forth in such Schedule for the zone in which the buyer's place of business is situated or, if it be situated in a part of Canada not included in a zone for the zone in which the seller has his place of business.

Sales at Retail-Maximum Prices

37. The maximum price at which any person may sell at retail any product listed in Schedule "S" hereto shall be the sum of the following:

- (a) his actual delivered cost of such product but not exceeding the maximum price at which the same may be sold to him by his supplier PLUS charges, if any, paid by him for the transportation of the product to his place of business from the railway station or dock, at port of call, nearest to his place of business, if delivery to him was by railway or boat (but not including the difference between freight and express charges, if any, included in such cost); and
- (b) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the basic period from September 15 to October 11, 1941, on sales of canned beef products of the same or substantially similar kind or quality;
 - (ii) the markup calculated according to the provisions of Board Order No. 450 and in Schedule "A" of that Order under the markup symbol "G" or, if the product was packed in a 6-pound container and is removed from the container and sold in slices or portions, under the markup symbol "J".

38. Sections 25, 26, 27 and 28 of this Order (Record of Sales and Purchases) shall apply to sales of any product to which this part applies except that the name of the product and the size of container in which it is packed, the quantity sold and the price charged, shall be shown on the invoice or sales slip required to be furnished and on the record required to be kept.

Dated at Ottawa, this 10th day of July, 1946.

F. S. GRISDALE,

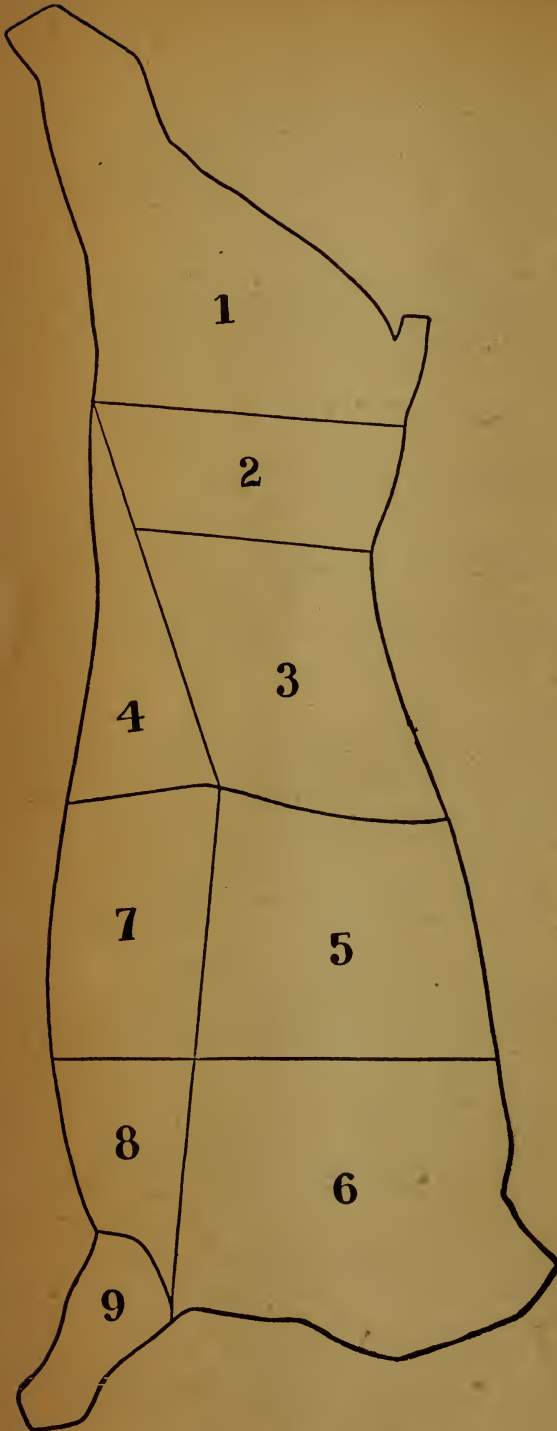
Administrator of Meat and Meat Products.

APPROVED:

D. GORDON,
Chairman,

Wartime Prices and Trade Board.

CHART No. 1 TO ADMINISTRATOR'S ORDER No. A-2032

*Wholesale Beef Cutting Chart Showing
All Bone-in Wholesale Cuts*

No. 1 Short Hip or Round

No. 2 Steak Piece or Sirloin Butt

Nos. 1 & 2 Long Hip

No. 3 Short Loin

Nos. 2 & 3 Long Loin

No. 4 Flank

No. 5 Rib

No. 6 Square Cut Chuck or Montreal Block

Nos. 5 & 6 Rack

No. 7 Plate

No. 8 Brisket Point

No. 9 Shank

Nos. 6, 7, 8 & 9 Triangle or Montreal Crosscut

Nos. 6, 8 & 9 Bottom End or Crosscut.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-2032

Maximum Wholesale Prices (in cents per pound) by Zones for Carcasses, Sides and Quarters of the qualities of beef shown below.

ZONE	Red Brand	Blue Brand	Com-mercial	Plain	Utility	Cutter
<i>(a) Carcasses and Sides</i>						
1.....	24.00	23.00	22.00	19.75	18.75	18.25
2.....	23.50	22.50	21.50	19.25	18.25	17.75
3.....	23.50	22.50	21.50	19.50	18.50	18.00
4.....	23.00	22.00	21.00	19.00	18.00	17.50
5.....	23.50	22.50	21.50	19.00	18.00	17.50
6.....	23.00	22.00	21.00	18.50	17.50	17.00
7.....	23.50	22.50	21.50	19.50	18.50	18.00
8.....	23.00	22.00	21.00	19.00	18.00	17.50
9.....	22.50	21.50	20.50	18.50	17.50	17.00
10.....	21.75	20.75	19.75	17.75	16.75	16.25
11.....	21.25	20.25	19.25	17.75	16.75	16.25
12.....	21.25	20.25	19.25	17.75	16.75	16.25
13.....	22.50	21.50	20.50	19.00	18.00	17.50
14.....	22.25	21.25	20.25	18.75	17.75	17.25
15.....	22.75	21.75	20.75	19.25	18.25	17.75
<i>(b) Fore Quarters</i>						
Less than Maximum Carcass Price for each Zone by.....	5.00	5.00	4.50	4.00	4.00	4.00
<i>(c) Hind Quarters</i>						
More than Maximum Carcass Price for each Zone by	5.25	5.25	4.75	4.25	4.25	4.25

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-2032

Maximum Wholesale Prices (in cents per pound) by Zones for Sundry Wholesale Cuts of Beef.

Name of Cut	Derived From	ZONES							
		11-12	10	14	9-13	15	4-8-6	2-3-5-7	
Flank Bone in.....	Any Quality.....	10-25	10-75	11-25	11-50	11-75	12-00	12-50	13-00
Flank, Boneless.....	Any Quality.....	12-50	13-00	13-50	13-75	14-00	14-25	14-75	15-25
Flank Steak.....	Any Quality.....	21-25	21-75	22-25	22-50	22-75	23-00	23-50	24-00
No. 1 Tenderloin, weighing 5 lbs. and up.....	Any Quality.....	56-00	56-50	57-00	57-25	57-50	57-75	58-25	58-75
No. 2 Tenderloin, weighing 4-5 lbs.....	Any Quality.....	53-25	53-75	54-25	54-50	54-75	55-00	55-50	56-00
No. 3 Tenderloin, weighing less than 4 lbs.....	Any Quality.....	50-00	50-50	51-00	51-25	51-50	51-75	52-25	52-75
Shank, Bone in.....	Any Quality.....	8-00	8-50	9-00	9-50	9-25	9-75	10-25	10-75
Shank, Boneless.....	Any Quality.....	14-75	15-25	15-75	16-00	16-25	16-50	17-00	17-50
No. 1 Brisket Point, Bone in.....	Red, Blue & Comm.....	14-25	14-75	15-25	15-50	15-75	16-00	16-50	17-00
No. 2 Brisket Point, Bone in.....	Plain, Utility & Cutter.....	11-75	12-25	12-75	13-00	13-25	13-50	14-00	14-50
No. 1 Brisket Point, Boneless.....	Red, Blue & Comm.....	21-50	22-00	22-50	22-75	23-00	23-25	23-75	24-25
No. 2 Brisket Point, Boneless.....	Plain, Utility & Cutter.....	17-50	18-00	18-50	18-75	19-00	19-25	19-75	20-25
Plate, Bone in.....	Any Quality.....	10-25	10-75	11-25	11-50	11-75	12-00	12-50	13-00
Plate, Boneless.....	Any Quality.....	13-50	14-00	14-50	14-75	15-00	15-25	15-75	16-25

SCHEDULE "C" TO ADMINISTRATOR'S ORDER No. A-2032

Maximum Wholesale Prices (in cents per pound) by Zones for Boneless Wholesale Cuts derived from Boner Beef or other qualities as stated below.

Name of Cut	Derived from	Zones														
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
Ham Inside.....	Boner Beef.....	24.75	24.25	24.00	23.50	24.00	23.75	24.00	23.50	23.00	22.25	21.75	21.50	22.75	22.50	23.00
Ham Outside.....	Boner Beef.....	24.25	23.75	23.50	23.00	23.50	23.25	23.50	23.00	22.50	21.75	21.25	21.00	22.25	22.00	22.50
Knuckle.....	Boner Beef.....	24.75	24.25	24.00	23.50	24.00	23.75	24.00	23.50	23.00	22.25	21.75	21.50	22.75	22.50	23.00
Regular Roll.....	Boner Beef.....	25.75	25.25	25.00	24.50	25.00	24.75	25.00	24.50	24.00	23.25	22.75	22.50	23.75	23.50	24.00
Boneless Strip.....	Boner Beef.....	24.75	24.25	24.00	23.50	24.00	23.75	24.00	23.50	23.00	22.25	21.75	21.50	22.75	22.50	23.00
Sirloin Butt.....	Boner Beef.....	22.75	22.25	22.00	21.50	22.00	21.75	22.00	21.50	21.00	20.25	19.75	19.50	20.75	20.50	21.00
Shoulder Clod.....	Boner Beef.....	22.50	22.00	21.75	21.25	21.75	21.50	21.75	21.25	20.75	20.00	19.50	19.25	20.50	20.25	20.75
Chuck.....	Boner Beef.....	20.25	19.75	19.50	19.00	19.50	19.25	19.50	19.00	18.50	17.75	17.25	17.00	18.25	18.00	18.50
Trimnings.....	Any Quality.....	19.25	18.75	18.50	18.00	18.50	18.25	18.50	18.00	17.50	16.75	16.25	16.00	17.25	17.00	17.50
Minute Steaks.....	Any Quality.....	32.25	31.75	31.50	31.00	31.50	31.25	31.50	31.00	30.50	29.75	29.25	29.00	30.25	30.00	30.50
Hamburger.....	Any Quality.....	22.25	21.75	21.50	21.00	21.50	21.25	21.50	21.00	20.50	19.75	19.25	19.00	20.25	20.00	20.50
Bullmeat.....	Boner Beef.....	20.25	19.75	19.50	19.00	19.50	19.25	19.50	19.00	18.50	17.75	17.25	17.00	18.25	18.00	18.50

SCHEDULE "D" TO ADMINISTRATOR'S ORDER No. A-2032

Prices (in cents per pound) for Major Wholesale Cuts of Red Brand Beef.

Name of Cut	Zones							
	11 12	10	14	9 13	15	4, 6, 8	2, 3, 5, 7,	1
Hind Quarter								
BONE IN CUTS—								
Long Hip.....	26.50	27.00	27.50	27.75	28.00	28.25	28.75	29.25
Short Hip.....	25.00	25.50	26.00	26.25	26.50	26.75	27.25	27.75
Long Loin.....	34.00	34.50	35.00	35.25	35.50	35.75	36.25	36.75
Short Loin.....	37.00	37.50	38.00	38.25	38.50	38.75	39.25	39.75
Shell Loin.....	39.75	40.25	40.75	41.00	41.25	41.50	42.00	42.50
Steak Piece.....	31.00	31.50	32.00	32.25	32.50	32.75	33.25	33.75
BONELESS CUTS—								
Short Hip.....	31.75	32.25	32.75	33.00	33.25	33.50	34.00	34.50
Strip Loin.....	45.75	46.25	46.75	47.00	47.25	47.50	48.00	48.50
Sirloin Butt.....	37.75	38.25	38.75	39.00	39.25	39.50	40.00	40.50
Fore Quarter								
BONE IN CUTS—								
Triangle.....	14.50	15.00	15.50	15.75	16.00	16.25	16.75	17.25
Rack.....	19.50	20.00	20.50	20.75	21.00	21.25	21.75	22.25
Rib.....	26.25	26.75	27.25	27.50	27.75	28.00	28.50	29.00
Square Cut Chuck.....	16.75	17.25	17.75	18.00	18.25	18.50	19.00	19.50
Cross Cut Chuck.....	15.50	16.00	16.50	16.75	17.00	17.25	17.75	18.25
BONELESS CUTS—								
Rib.....	38.50	39.00	39.50	39.75	40.00	40.25	40.75	41.25
Square Cut Chuck.....	20.75	21.25	21.75	22.00	22.25	22.50	23.00	23.50
Shoulder Clod.....	21.75	22.25	22.75	23.00	23.25	23.50	24.00	24.50

SCHEDULE "E" TO ADMINISTRATOR'S ORDER No. A-2032

Prices (in cents per pound) for Major Wholesale Cuts of Blue Brand Beef

Name of Cut	Zones							
	11 12	10	14	9 13	15	4, 6, 8	2, 3, 5, 7	1
Hind Quarter								
BONE IN CUTS—								
Long Hip.....	25.50	26.00	26.50	26.75	27.00	27.25	27.75	28.25
Short Hip.....	24.00	24.50	25.00	25.25	25.50	25.75	26.25	26.75
Long Loin.....	33.00	33.50	34.00	34.25	34.50	34.75	35.25	35.75
Short Loin.....	36.00	36.50	37.00	37.25	37.50	37.75	38.25	38.75
Shell Loin.....	38.75	39.25	39.75	40.00	40.25	40.50	41.00	41.50
Steak Piece.....	30.00	30.50	31.00	31.25	31.50	31.75	32.25	32.75
BONELESS CUTS—								
Short Hip.....	30.75	31.25	31.75	32.00	32.25	32.50	33.00	33.50
Strip Loin.....	44.50	45.00	45.50	45.75	46.00	46.25	46.75	47.25
Sirloin Butt.....	36.25	36.75	37.25	37.50	37.75	38.00	38.50	39.00
Fore Quarter								
BONE IN CUTS—								
Triangle.....	14.00	14.50	15.00	15.25	15.50	15.75	16.25	16.75
Rack.....	18.25	18.75	19.25	19.50	19.75	20.00	20.50	21.00
Rib.....	24.25	24.75	25.25	25.50	25.75	26.00	26.50	27.00
Square Cut Chuck.....	15.75	16.25	16.75	17.00	17.25	17.50	18.00	18.50
Cross Cut Chuck.....	14.75	15.25	15.75	16.00	16.25	16.50	17.00	17.50
BONELESS CUTS—								
Rib.....	35.50	36.00	36.50	36.75	37.00	37.25	37.75	38.25
Square Cut Chuck.....	19.50	20.00	20.50	20.75	21.00	21.25	21.75	22.25
Shoulder Clod.....	20.25	20.75	21.25	21.50	21.75	22.00	22.50	23.00

SCHEDULE "F" TO ADMINISTRATOR'S ORDER No. A-2032

Prices (in cents per pound) for Major Wholesale Cuts of Commercial Beef

Name of Cut	Zones							
	11 12	10	14	9 13	15	4, 6 8	2, 3 5, 7	1
Hind Quarter								
BONE IN CUTS—								
Long Hip.....	24-00	24-50	25-00	25-25	25-50	25-75	26-25	26-75
Short Hip.....	22-50	23-00	23-50	23-75	24-00	24-25	24-75	25-25
Long Loin.....	30-75	31-25	31-75	32-00	32-25	32-50	33-00	33-50
Short Loin.....	33-25	33-75	34-25	34-50	34-75	35-00	35-50	36-00
Shell Loin.....	35-00	35-50	36-00	36-25	36-50	36-75	37-25	37-75
Steak Piece.....	28-25	28-75	29-25	29-50	29-75	30-00	30-50	31-00
BONELESS CUTS—								
Short Hip.....	28-75	29-25	29-75	30-00	30-25	30-50	31-00	31-50
Strip Loin.....	40-25	40-75	41-25	41-50	41-75	42-00	42-50	43-00
Sirloin Butt.....	33-25	33-75	34-25	34-50	34-75	35-00	35-50	36-00
Fore Quarter								
BONE IN CUTS—								
Triangle.....	13-75	14-25	14-75	15-00	15-25	15-50	16-00	16-50
Rack.....	17-50	18-00	18-50	18-75	19-00	19-25	19-75	20-25
Rib.....	22-25	22-75	23-25	23-50	23-75	24-00	24-50	25-00
Square Cut Chuck.....	15-25	15-75	16-25	16-50	16-75	17-00	17-50	18-00
Cross Cut Chuck.....	14-50	15-00	15-50	15-75	16-00	16-25	16-75	17-25
BONELESS CUTS—								
Rib.....	32-50	33-00	33-50	33-75	34-00	34-25	34-75	35-25
Square Cut Chuck.....	19-00	19-50	20-00	20-25	20-50	20-75	21-25	21-75
Shoulder Clod.....	19-75	20-25	20-75	21-00	21-25	21-50	22-00	22-50

SCHEDULE "G" TO ADMINISTRATOR'S ORDER No. A-2032

Maximum Wholesale Prices (in cents per pound) by zones for major wholesale cuts of Plain Beef.

Name of Cut	Zones						
	10, 11 12	6 9	14	4, 5 8, 13	2 15	3 7	1
Hind Quarter							
BONE IN CUTS—							
Long Hip.....	22-50	23-25	23-50	23-75	24-00	24-25	24-50
Short Hip.....	21-75	22-50	22-75	23-00	23-25	23-50	23-75
Long Loin.....	26-75	27-50	27-75	28-00	28-25	28-50	28-75
Short Loin.....	29-25	30-00	30-25	30-50	30-75	31-00	31-25
Steak Piece.....	24-25	25-00	25-25	25-50	25-75	26-00	26-25
Fore Quarter							
BONE IN CUTS—							
Triangle.....	13-00	13-75	14-00	14-25	14-50	14-75	15-00
Rack.....	16-00	16-75	17-00	17-25	17-50	17-75	18-00
Rib.....	19-25	20-00	20-25	20-50	20-75	21-00	21-25
Square Cut Chuck.....	14-75	15-50	15-75	16-00	16-25	16-50	16-75
Cross Cut Chuck.....	13-75	14-50	14-75	15-00	15-25	15-50	15-75

SCHEDULE "H" TO ADMINISTRATOR'S ORDER No. A-2032

Maximum Wholesale Prices (in cents per pound) by Zones for Major Wholesale Cuts of Utility Beef.

Name of Cut	Zones						
	10, 11 12	6 9	14	4, 5 8, 13	2 15	3 7	1
Hind Quarter							
BONE IN CUTS—							
Long Hip.....	21.50	22.25	22.50	22.75	23.00	23.25	23.50
Short Hip.....	21.25	22.00	22.25	22.50	22.75	23.00	23.25
Long Loin.....	24.75	25.50	25.75	26.00	26.25	26.50	26.75
Short Loin.....	27.25	28.00	28.25	28.50	28.75	29.00	29.25
Shell Loin.....	27.50	28.50	28.75	29.00	29.25	29.50	29.75
Steak Piece.....	22.25	23.00	23.25	23.50	23.75	24.00	24.25
BONELESS CUTS—							
Short Hip.....	26.75	27.50	28.00	28.25	28.50	28.75	29.25
Strip Loin.....	31.25	32.50	32.75	33.00	33.50	33.75	34.00
Steak Piece.....	24.00	25.00	25.25	25.50	25.75	26.25	26.50
Fore Quarter							
BONE IN CUTS—							
Triangle.....	12.50	13.25	13.50	13.75	14.00	14.25	14.50
Rack.....	14.50	15.25	15.50	15.75	16.00	16.25	16.50
Rib.....	16.75	17.50	17.75	18.00	18.25	18.50	18.75
Square Cut Chuck.....	13.50	14.25	14.50	14.75	15.00	15.25	15.50
Cross Cut Chuck.....	13.00	13.75	14.00	14.25	14.50	14.75	15.00
BONELESS—							
Rib.....	23.75	24.75	25.00	25.25	25.75	26.00	26.25

SCHEDULE "J" TO ADMINISTRATOR'S ORDER No. A-2032

Maximum Wholesale Prices (in cents per pound) by Zones for Major Wholesale Cuts of Cutter Beef.

Name of Cut	Zones						
	10, 11 12	6 9	14	4, 5 8, 13	2 15	3 7	1
Hind Quarter							
BONE IN CUTS—							
Long Hip.....	22.00	22.75	23.00	23.25	23.50	23.75	24.00
Short Hip.....	21.00	21.75	22.00	22.25	22.50	22.75	23.00
Long Loin.....	23.75	24.50	24.75	25.00	25.25	25.50	25.75
Fore Quarter							
BONE IN CUTS—							
Rib.....	17.75	18.50	18.75	19.00	19.25	19.25	19.50

SCHEDULE "K" TO ADMINISTRATOR'S ORDER No. A-2032

Maximum Retail Prices (in cents per pound) for Authorized Retail Cuts of Beef.

RED BRAND

AUTHORIZED CUTS Primary Cuts Indicated by Numbers and Secondary Cuts Indicated by Letters	Zones							
	1	2, 3 5, 7	4, 6 8	15	9 13	14	10	11 12
1. Shank, Hind Quarter (Boneless).....	28	28	27	27	26	26	25	24
2. Round Steak or Roast.....	48	46	46	45	45	44	44	43
(a) Round Steak or Roast (Boneless)...	50	48	48	47	47	46	46	45
(b) Minced Round Steak.....	50	48	48	47	47	46	46	45
3. Rump Roast, Round or Square End....	48	46	46	45	45	45	44	42
4. Sirloin Tip (Boneless).....	50	49	48	47	47	47	45	45
(a) Cubed Sirloin Tip (Boneless).....	56	55	54	53	53	53	51	51
5. Sirloin Steak or Roast.....	53	52	50	50	49	49	48	48
(a) Sirloin Butt (Boneless).....	55	54	52	52	51	51	50	50
6. Flank Steak (Boneless).....	36	35	34	34	34	33	33	33
7. Flank, Trimmed.....	19	18	18	17	17	17	16	15
8. Porterhouse Steak or Roast.....	58	57	56	56	56	55	54	53
9. T-Bone Steak or Roast.....	58	57	56	56	56	55	54	53
10. Wing Steak or Roast.....	54	53	52	52	51	51	50	49
(a) Strip Loin (Boneless).....	65	64	63	63	63	62	61	60
11. Rib Roast, 7 Rib-Bones Whole.....	37	36	35	35	34	34	32	31
(a) Rib Roast, 7 Rib-Bones (Boneless and Rolled Whole).....	49	48	47	47	46	46	44	43
(b) Prime Rib Roast, 5 Rib-Bones.....	39	38	37	37	36	36	34	33
(c) Prime Rib Roast, 5 Rib-Bones (Boneless and Rolled).....	51	50	49	49	48	48	46	44
(d) Rib Roast, 6th & 7th Rib-Bones....	34	33	32	32	31	31	29	28
(e) Rolled Rib Roast, 6th & 7th Rib- Bones, Inside Roll (Boneless)...	51	50	49	49	48	48	46	44
(f) Rolled Rib Roast, 6th & 7th Rib- Bones, Outside Roll (Boneless)...	38	37	36	36	35	35	33	32
12. Short Ribs, Braising.....	19	18	17	16	16	16	16	16
13. Plate Brisket.....	18	17	17	16	16	15	15	15
(a) Plate Brisket (Boneless and Rolled)	23	22	22	21	21	21	21	19
14. Brisket Point.....	17	16	16	15	15	15	15	14
(a) Brisket Point (Boneless and Rolled)	28	27	27	26	25	25	25	24
15. Rolled Shoulder (Boneless).....	28	27	27	26	26	25	25	24
(a) Round Bone Shoulder Roast.....	29	28	27	27	27	26	26	25
16. Short or Cross Rib Roast.....	35	34	32	32	31	31	29	28
17. Blade Roast.....	31	30	28	28	28	27	27	26
(a) Blade Roast, Blade Bone and Back Strap Removed.....	33	32	30	30	30	29	29	28
18. Chuck Roast.....	28	27	26	26	26	25	25	24
(a) Chuck Roast (Boneless).....	32	31	30	30	30	29	29	28
19. Neck (Boneless).....	26	25	25	24	24	24	24	23
20. Shank, Front Quarter.....	15	14	14	14	14	13	13	13
(a) Shank, Knuckle End.....	12	11	11	11	11	10	10	10
(b) Shank, Centre Cut.....	22	21	21	21	21	20	20	20
(c) Shank Meat (Boneless).....	26	25	25	25	24	22	24	23
Miscellaneous Retail Cuts								
Stewing Meat (Boneless).....	26	25	25	25	24	24	24	23
Hamburger.....	26	25	25	25	24	24	24	23
Tenderloin.....	80	80	75	75	75	75	75	75

SCHEDULE "O" TO ADMINISTRATOR'S ORDER No. A-2032

Maximum Retail Prices (in cents per pound) for Authorized Retail Cuts of Beef.

PLAIN

AUTHORIZED CUTS Primary Cuts Indicated by Numbers and Secondary Cuts Indicated by Letters	Zones						
	1	3 7	2 15	4, 5 8, 13	14	6 9	10, 11 12
1. Shank, Hind Quarter (Boneless).....	21	21	21	20	20	20	19
2. Round Steak or Roast.....	39	38	38	37	37	36	36
(a) Round Steak or Roast (Boneless).....	41	40	40	39	39	38	38
(b) Minced Round Steak.....	41	40	40	39	39	38	38
3. Rump Roast, Round or Square End.....	38	38	38	37	37	36	35
4. Sirloin Tip (Boneless).....	41	41	40	40	40	40	38
(a) Cubed Sirloin Tip (Boneless).....	47	47	46	46	46	46	44
5. Sirloin Steak or Roast.....	43	43	42	42	41	41	39
(a) Sirloin Butt (Boneless).....	43	43	42	42	41	41	39
6. Flank Steak (Boneless).....	32	31	31	30	30	30	29
7. Flank, Trimmed.....	14	14	13	13	13	12	11
8. Porterhouse Steak or Roast.....	47	47	46	46	45	45	44
9. T-Bone Steak or Roast.....	47	47	46	46	45	45	44
10. Wing Steak or Roast.....	45	44	44	44	43	43	41
(a) Strip Loin (Boneless).....	47	46	46	46	46	46	45
11. Rib Roast, 7 Rib-Bones Whole.....	30	30	30	29	29	29	28
(a) Rib Roast, 7 Rib-Bones (Boneless and Rolled Whole).....	41	41	41	40	40	40	39
(b) Prime Rib Roast, 5 Rib-Bones.....	32	32	32	31	31	31	30
(c) Prime Rib Roast, 5 Rib-Bones (Boneless and Rolled).....	43	43	43	41	41	41	40
(d) Rib Roast, 6th and 7th Rib-Bones.....	27	27	27	26	26	26	25
(e) Rolled Rib Roast, 6th and 7th Rib-Bones, Inside Roll (Boneless).....	43	43	43	41	41	41	40
(f) Rolled Rib Roast, 6th and 7th Rib-Bones, Outside Roll (Boneless).....	31	31	31	30	30	30	29
12. Short Ribs, Braising.....	17	16	15	15	15	14	12
13. Plate Brisket.....	15	14	14	14	14	13	12
(a) Plate Brisket (Boneless and Rolled).....	20	18	18	18	18	17	16
14. Brisket Point.....	15	14	14	14	13	13	11
(a) Brisket Point (Boneless and Rolled).....	25	23	23	23	23	21	19
15. Rolled Shoulder (Boneless).....	25	24	23	23	22	22	20
(a) Round Bone Shoulder Roast.....	26	25	25	25	25	24	23
16. Short or Cross Rib Roast.....	29	29	29	28	28	27	26
17. Blade Roast.....	26	25	25	25	25	25	24
(a) Blade Roast, Blade Bone and Back Strap Removed.....	28	27	27	27	27	27	26
18. Chuck Roast.....	25	24	24	24	24	23	22
(a) Chuck Roast (Boneless).....	29	28	28	28	28	27	26
19. Neck (Boneless).....	23	23	22	22	21	21	20
20. Shank, Front Quarter.....	13	13	12	12	11	11	10
(a) Shank, Knuckle End.....	9	9	8	8	7	7	6
(b) Shank, Centre Cut.....	19	19	18	18	17	17	16
(c) Shank Meat (Boneless).....	21	21	21	20	20	20	19
Miscellaneous Retail Cuts							
Stewing Meat (Boneless).....	23	23	22	22	21	20	20
Hamburger.....	23	23	22	22	21	20	20
Tenderloin.....	70	70	70	70	70	70	70

SCHEDULE "P" TO ADMINISTRATOR'S ORDER No. A-2032

Maximum Retail Prices (in cents per pound) for Authorized Retail Cuts of Beef.

UTILITY

AUTHORIZED CUTS Primary Cuts Indicated by Numbers and Secondary Cuts Indicated by Letters	Zones						
	1	3 7	2 15	4, 5 8, 13	14	6 9	10, 11 12
1. Shank, Hind Quarter (Boneless).....	20	20	20	20	19	19	19
2. Round Steak or Roast.....	37	36	36	36	36	35	34
(a) Round Steak or Roast (Boneless).....	39	38	38	38	38	37	36
(b) Minced Round Steak.....	39	38	38	38	38	37	36
3. Rump Roast, Round or Square End.....	37	36	36	36	35	35	34
4. Sirloin Tip (Boneless).....	40	40	39	38	38	38	36
(a) Cubed Sirloin Tip (Boneless).....	46	46	45	44	44	44	42
5. Sirloin Steak or Roast.....	41	41	40	39	39	38	37
(a) Sirloin Butt (Boneless).....	41	41	40	39	39	38	37
6. Flank Steak (Boneless).....	30	30	30	30	29	29	28
7. Flank, Trimmed.....	13	12	12	12	11	11	10
8. Porterhouse Steak or Roast.....	45	45	45	44	44	44	42
9. T-Bone Steak or Roast.....	45	45	45	44	44	44	42
10. Wing Steak or Roast.....	43	43	42	42	41	40	39
(a) Strip Loin (Boneless).....	46	46	46	45	45	44	43
11. Rib Roast, 7 Rib-Bones Whole.....	29	29	28	28	28	27	26
(a) Rib Roast, 7 Rib-Bones (Boneless and Rolled Whole).....	40	40	39	39	39	37	36
(b) Prime Rib Roast, 5 Rib-Bones.....	31	31	30	30	30	29	28
(c) Prime Rib Roast, 5 Rib-Bones (Boneless and Rolled).....	41	41	40	40	40	39	37
(d) Rib Roast, 6th and 7th Rib-Bones.....	26	26	25	25	25	24	23
(e) Rolled Rib Roast, 6th and 7th Rib-Bones, Inside Roll (Boneless).....	41	41	40	40	40	39	37
(f) Rolled Rib Roast, 6th and 7th Rib-Bones, Outside Roll (Boneless).....	30	30	29	29	29	27	26
12. Short Ribs, Braising.....	15	14	14	13	12	12	12
13. Plate Brisket.....	14	13	13	13	12	12	12
(a) Plate Brisket (Boneless and Rolled).....	18	17	17	17	16	16	16
14. Brisket Point.....	13	13	12	12	11	11	11
(a) Brisket Point (Boneless and Rolled).....	23	21	21	21	19	19	19
15. Rolled Shoulder (Boneless).....	22	22	22	21	20	20	18
(a) Round Bone Shoulder Roast.....	25	24	24	23	23	23	20
16. Short or Cross Rib Roast.....	28	27	27	27	26	26	24
17. Blade Roast.....	25	25	24	24	24	23	21
(a) Blade Roast, Blade Bone and Back Strap Removed.....	27	27	26	26	26	25	23
18. Chuck Roast.....	24	23	23	22	22	22	19
(a) Chuck Roast (Boneless).....	28	27	27	26	26	26	23
19. Neck (Boneless).....	21	21	21	20	20	20	19
20. Shank, Front Quarter.....	11	11	11	10	10	10	10
(a) Shank, Knuckle End.....	7	7	7	6	6	6	6
(b) Shank, Centre Cut.....	17	17	17	16	16	16	16
(c) Shank Meat (Boneless).....	20	20	20	19	19	19	19
Miscellaneous Retail Cuts							
Stewing Meat (Boneless).....	21	20	20	20	20	20	18
Hamburger.....	21	20	20	20	20	20	18
Tenderloin.....	70	70	70	70	70	70	70

SCHEDULE "R" TO ADMINISTRATOR'S ORDER No. A-2032

Maximum Retail Prices (in cents per pound) for Authorized Retail Cuts of Beef

CUTTER

AUTHORIZED CUTS Primary Cuts Indicated by Numbers and Secondary Cuts Indicated by Letters	Zones						
	1	3 7	2 15	4, 5 8, 13	14	6 9	10, 11 12
	1. Shank, Hind Quarter (Boneless).....	20	20	19	19	19	19
2. Round Steak or Roast.....	36	36	36	35	35	34	32
(a) Round Steak or Roast (Boneless).....	38	38	38	37	37	36	35
(b) Minced Round Steak.....	38	38	38	37	37	36	35
3. Rump Roast, Round or Square End.....	36	36	35	35	34	34	33
4. Sirloin Tip (Boneless).....	39	38	38	38	37	36	35
(a) Cubed Sirloin Tip (Boneless).....	45	44	44	44	43	42	40
5. Sirloin Steak or Roast.....	40	39	39	38	38	38	36
(a) Sirloin Butt (Boneless).....	40	39	39	38	38	38	36
6. Flank Steak (Boneless).....	30	30	29	29	29	29	28
7. Flank, Trimmed.....	12	12	11	11	11	11	10
8. Porterhouse Steak or Roast.....	45	44	44	44	43	43	42
9. T-Bone Steak or Roast.....	45	44	44	44	43	43	42
10. Wing Steak or Roast.....	42	42	41	40	40	40	39
(a) Strip Loin (Boneless).....	46	45	45	44	44	43	43
11. Rib Roast, 7 Rib-Bones Whole.....	28	28	28	27	27	26	25
(a) Rib Roast, 7 Rib-Bones (Boneless and Rolled Whole).....	39	39	39	37	37	36	35
(b) Prime Rib Roast, 5 Rib-Bones.....	30	30	30	29	29	28	27
(c) Prime Rib Roast, 5 Rib-Bones (Boneless and Rolled).....	40	40	40	39	39	37	36
(d) Rib Roast, 6th and 7th Rib-Bones.....	25	25	25	24	24	23	21
(e) Rolled Rib Roast, 6th and 7th Rib-Bones, Inside Roll (Boneless).....	40	40	40	39	39	37	36
(f) Rolled Rib Roast, 6th and 7th Rib-Bones, Outside Roll (Boneless).....	29	29	29	27	27	26	24
12. Short Ribs, Braising.....	14	13	12	12	12	12	11
13. Plate Brisket.....	13	13	12	12	12	12	11
(a) Plate Brisket (Boneless and Rolled).....	17	17	16	16	16	16	15
14. Brisket Point.....	12	12	11	11	11	11	11
(a) Brisket Point (Boneless and Rolled).....	21	21	19	19	19	19	18
15. Rolled Shoulder (Boneless).....	22	21	20	20	19	19	17
(a) Round Bone Shoulder Roast.....	24	23	23	23	22	21	19
16. Short or Cross Rib Roast.....	27	27	26	26	25	25	23
17. Blade Roast.....	24	24	24	23	23	22	21
(a) Blade Roast, Blade Bone and Back Strap Removed.....	26	26	26	25	25	24	23
18. Chuck Roast.....	23	22	22	22	21	20	18
(a) Chuck Roast (Boneless).....	27	26	26	26	25	24	22
19. Neck (Boneless).....	21	20	20	20	19	19	18
20. Shank, Front Quarter.....	11	10	10	10	10	10	10
(a) Shank, Knuckle End.....	7	6	6	6	6	6	6
(b) Shank, Centre Cut.....	17	16	16	16	16	16	16
(c) Shank Meat (Boneless).....	20	19	19	19	19	19	18
Miscellaneous Retail Cuts							
Stewing Meat (Boneless).....	20	20	20	20	19	19	18
Hamburger.....	20	20	20	20	19	19	18
Tenderloin.....	70	70	70	70	70	70	70

SCHEDULE "S" TO ADMINISTRATOR'S ORDER No. A-2032
MAXIMUM WHOLESALE PRICES FOR CANNED BEEF PRODUCTS BY ZONES

Kind of Product	Type of Container, and Net Contents	Price Basis	ZONES																
			1	2	3	4	5	6	7	8	9	10	11	12	13	14	15		
1. Canned Spiced Beef.	Rectangular—6 lbs..	c. per pound.....	26.25	25.75	25.00	25.00	25.00	25.00	25.00	25.00	25.50	25.00	24.25	23.50	23.25	23.00	24.00	24.25	24.75
2. Canned Spiced Beef.	Round—12 oz.....	\$ and c. per doz...	2.52	2.46	2.40	2.40	2.40	2.40	2.40	2.40	2.46	2.40	2.33	2.27	2.24	2.21	2.29	2.32	2.38
3. Canned Spiced Beef.	Round—16 oz.....	\$ and c. per doz...	2.80	2.73	2.65	2.65	2.65	2.65	2.65	2.71	2.64	2.56	2.48	2.44	2.40	2.51	2.54	2.61	

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2049

Kosher Beef

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered as follows:

1. This Order comes into force on July 22, 1946. It replaces Board Order No. 399 as amended, which has been revoked and it fixes the maximum prices at which kosher beef may be sold at wholesale and at retail in any zone in Canada.

2. (1) All wholesale and retail prices fixed by this Order are maximum prices and must not be exceeded.

(2) Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any kosher beef or received by the seller from any person in connection with the sale of any kosher beef shall constitute part of the price of such kosher beef.

General Definitions

3. For the purposes of this Order,

(a) "kosher beef" means fresh beef obtained from the fore quarters or wholesale cuts of cattle slaughtered, approved and stamped as kosher under rabbinical authority or supervision; rabbinical authority or supervision means the authority or supervision of a rabbi duly ordained and so recognized by any Jewish synagogue;

(b) "fore quarter", "carcass", "Red brand beef", "Blue brand beef", "commercial beef", "plain beef", and "utility beef" shall have the same meaning respectively as set forth in Administrator's Order No. A-2032;

(c) "wholesale cut of kosher beef" means any of those bone-in portions of beef derived from a fore quarter, which are defined in Part VI;

(d) "zone" means one of the zones numbered 1 to 15 mentioned in Schedule "A" hereto which zones correspond respectively with the zones, similarly numbered, described in Administrator's Order No. A-2032;

(e) "sale at wholesale" means any sale except a sale at retail, and "sell at wholesale" shall have a corresponding meaning.

4. The word "sell" as used in this Order includes also an offer to sell, and the word "buy" also includes an offer to buy.

Authorized Qualities of Kosher Beef

5. No person may sell any kosher beef unless it is either Red brand, Blue brand, commercial, plain, or utility beef.

PART I—SALES AT WHOLESALE

Wholesale Prices Include Delivery Except as Specified

6. Wholesale prices include delivery to the buyer's place of business except in the following cases:

(a) if delivery is by railway or by transshipment by railway, it is to be made at the railway station nearest to the buyer's place of business;

(b) if delivery is by boat or by transshipment by boat, it is to be made on a dock at the boat's port of call nearest to the buyer's place of business;

(c) if delivery is by express at the buyer's request, the seller may add to his selling price the difference between freight and express charges, if he shows the difference as a separate item on his sales invoice.

Wholesalers Must Make Equitable Distribution

7. Every person who sells any kosher beef at wholesale shall equitably distribute his available supplies of kosher beef among his customers, at the delivery point referred to in Section 6. If a customer operates a branch of his business or otherwise operates more than one place of business he shall be deemed to be a separate customer in

respect of each branch or place of business operated by him, and delivery to him shall be made to the place of business designated by such customer or, if delivery is by railway, by boat, or by transshipment by railway or boat, to the railway station or on the dock at the boat's port of call, as the case may be, nearest to such designated place of business.

Restrictions on Form in Which Kosher Beef May be Sold at Wholesale

8. No person may sell any kosher beef at wholesale except in the form of fore quarters or wholesale cuts as defined by this Order.

MAXIMUM WHOLESALE PRICES

Wholesale Prices for Fore Quarters

9. The maximum price at which any person may sell at wholesale any fore quarter of kosher beef of a quality authorized by Section 5 to a person in a zone shall be the price for the same set forth in Schedule "A" hereto for the zone in which the buyer's place of business is situated, plus koshering charges not exceeding those established by him in the same slaughtering place during the basic period from September 15 to October 11, 1941.

Wholesale Prices for Major Wholesale Cuts

10. The maximum price at which any person may sell at wholesale a major wholesale cut listed in Schedule "B" of any quality of kosher beef to a person in a zone shall be the price for the same as set forth in the said Schedule "B" for the zone in which the buyer's place of business is situated, plus koshering charges not exceeding those established by him in the same slaughtering place during the basic period from September 15 to October 11, 1941.

Wholesale Prices for Sundry Wholesale Cuts

11. The maximum price at which any person may sell at wholesale a sundry wholesale cut listed in Schedule "C" of any quality of kosher beef to a person in a zone shall be the price for the same as set forth in that Schedule for the zone in which the buyer's place of business is situated, plus koshering charges not exceeding those established by him in the same slaughtering place during the basic period from September 15 to October 11, 1941.

PART II—GENERAL PROVISIONS APPLYING TO SALES AT RETAIL

Definitions

12. For the purposes of this Order, "retail kosher cut" means any of the cuts of kosher beef, prepared for sale according to Jewish dietary law, named and numbered in Schedule "D", defined in Section 29 and cut according to the Standard Retail Cutting Chart forming part of the Retail Kosher Beef Chart which is the Chart to this Order.

Advertising and Cutting of Kosher Beef

13. (1) No person shall sell at retail in a zone any cut of kosher beef unless it is a retail kosher cut.
- (2) No person shall sell at retail in a zone a cut of beef in the form of a retail kosher cut unless it is obtained from a fore quarter of kosher beef.
- (3) No person shall advertise the price at which he is offering any kosher beef for sale at retail unless he also states the quality of such kosher beef in the advertisement.

Limitation on Retailer's Cost

14. (1) No person selling kosher beef at retail in a zone shall buy or otherwise acquire, and no person shall buy or otherwise acquire on his behalf any fore quarter or wholesale cut of kosher beef at a total delivered cost, including koshering charges as provided by Section 9, 10 or 11, in excess of the lawful maximum price on sales of the same at wholesale in that zone together with any amount paid for express pursuant to Section 6 and the actual transportation charges from the railway station nearest to his place of business if delivery is by railway or by transshipment by railway or, if delivery is by boat or by transshipment by boat, from the dock at the boat's port of call nearest to his place of business.

- (2) For the purposes of this Section a person selling kosher beef at retail who operates more than one place of business shall, in respect of each such place of business, be deemed to be a separate buyer of kosher beef.
- (3) For the purposes of this Section any person who acquires cattle and has them slaughtered, approved and stamped as kosher under rabbinical authority or supervision shall be deemed to have acquired kosher beef.

Prices Subject to Review

15. The prices and markups of all persons selling kosher beef at retail shall be subject to periodic examination by any authorized representative of the Board who may apply and require any person to submit to any kosher beef cutting or other tests authorized by the Board.

Displaying Kosher Beef Price Card

16. (1) Every person selling kosher beef at retail in any part of a zone shall obtain, display and keep displayed in his place of business where it is available to be seen and examined by his customers, the Kosher Beef Price Card provided by the Board on which he shall show for each quality of kosher beef, his current lawful maximum prices for the retail kosher cuts listed thereon.
- (2) The Kosher Beef Price Card furnished by the Board to a retailer is and shall remain the property of His Majesty in right of Canada, and every retailer is accountable to the Board to use the same only as provided by and in accordance with this Order.
- (3) A retailer must not at any time sell any kosher beef at retail unless he has the Kosher Beef Price Card on display in his place of business, as provided in subsection (1) preceding, showing correctly and legibly thereon his lawful maximum retail prices, then in effect, of the retail kosher cuts of each quality of kosher beef which he has to offer for sale.

PART III—SALES AT RETAIL IN DESIGNATED AREAS

Descriptions of Designated Areas

17. For the purposes of this Order, a "designated area" means one of the following areas:

- (i) "Montreal Area" composed of the City of Montreal and all territory within a distance of 25 miles measured from the city hall of that city and the whole of any city, town or village which or any part of which is within the said distance;
- (ii) "Toronto Area" composed of the City of Toronto and all territory within a distance of 20 miles measured from the city hall of that city and the whole of any city, town or village which or any part of which is within the said distance;
- (iii) "Winnipeg Area" composed of the City of Winnipeg and all territory within a distance of 20 miles measured from the city hall of that city and the whole of any city, town or village which or any part of which is within the said distance.

Maximum Retail Prices in Designated Areas

18. The maximum price at which any person may sell at retail any retail kosher cut of any quality of kosher beef in any designated area shall be the price for that cut set forth in Schedule "D" hereto for that designated area.

Registration of Persons Selling Kosher Beef at Retail in Designated Areas

19. (1) On and after July 22, 1946, no person shall sell any kosher beef at retail in any premises in a designated area unless he is registered with the Prices and Supply Representative of the Board for that area as a seller of kosher beef at retail in those premises. However, if he has registered under Orders No. 378 or No. 399 he need not register under this Order unless his registration is cancelled.

- (2) If a person wishes to register with the Prices and Supply Representative as a seller of kosher beef at retail in any premises in a designated area, he must obtain the appropriate forms at the Regional Office of the Board for that area, properly complete the forms and file them at that office.
- (3) The Prices and Supply Representative concerned shall register each person who makes application to him under this Section and shall furnish the applicant with a duplicate copy of his application with the date of registration endorsed thereon.
- (4) If a person wishes to discontinue selling kosher beef at retail in any premises in a designated area, he may in writing request the Prices and Supply Representative concerned to cancel his registration as a seller of kosher beef at retail in those premises.

*Retailers May Not Sell Kosher Beef and Non-Kosher Beef
In the Same Premises in a Designated Area*

20. No person who is registered under the provisions of Section 19 as a seller of kosher beef at retail in specified premises in a designated area shall sell at retail in those premises any beef which is not kosher beef.

Effect of Registration on Licences Issued Under Order No. 600

21. If a person registers under Section 19 as a seller of kosher beef at retail in a designated area, it shall become a condition of the licence held by him under the provisions of Board Order No. 600, as amended, that he shall comply with the provisions of this Order.

PART IV—SALES AT RETAIL OUTSIDE DESIGNATED AREAS

Maximum Retail Prices

22. The maximum price at which a person may sell at retail any kosher beef of any quality on any day in any part of a zone other than a designated area shall be the price for the same fixed by the following rules:

RULE 1—Such person shall, before the commencement of business on each day, determine a price for each authorized retail cut obtainable from the fore quarters and/or wholesale cuts of kosher beef which he has available for sale in his retail premises on that day so that if he were to sell all the authorized retail cuts obtainable from that kosher beef at those prices the aggregate amount received or charged by him would not exceed the total of

- (a) his actual delivered cost, including koshering charges, of that kosher beef (except the difference, if any, between railway freight and express charges included in such cost) but not exceeding his maximum delivered cost as fixed by Section 14; and
- (b) a markup not exceeding 25 per cent of his selling price.

RULE 2—The prices determined by a retailer in accordance with Rule 1 are the retailer's maximum prices of that quality and shall govern him in selling all retail kosher cuts of that quality during that day.

Posting of Maximum Prices

23. Before selling at retail on any day any kosher beef of any quality, every person to whom the provisions of Section 22 apply shall make all necessary calculations to determine his maximum price during that day of each retail kosher cut of that quality, and such prices shall be the prices he is required to post in his place of business under the provisions of Section 16.

PART V—RECORDS OF SALES AND PURCHASES

Sales Invoices

24. (1) Every person who sells any kosher beef at wholesale shall on every sale and concurrently with delivery to the buyer furnish him with an invoice showing the following:
 - (a) the name and complete address of the seller and the buyer and date of sale;

- (b) the weight and price per pound of each fore quarter and wholesale cut purchased by the buyer;
 - (c) any freight or express charges that may be added to the price under Section 6 of this Order;
 - (d) the koshering charge made by him;
 - (e) the quality of each fore quarter and wholesale cut purchased; provided that the following abbreviations may be used:
 - "RED" for Red brand beef;
 - "BLUE" for Blue brand beef;
 - "COMM" for commercial beef;
 - "PQ" for plain beef;
 - "COW" for utility beef (cow); and
 - "BULL" for utility beef (bull);
- (2) Every person who sells kosher beef at wholesale shall retain a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

25. (1) Every person who sells kosher beef at wholesale or at retail shall immediately upon receipt by him of any kosher beef purchased or otherwise acquired by him prepare and shall thereafter keep at the place of business at which he receives the beef, a written record showing:
- (a) the date of the purchase or acquisition;
 - (b) the name and complete address of his supplier;
 - (c) the weight and actual price per pound and quality of each fore quarter and wholesale cut of the kosher beef purchased by him;
 - (d) the koshering charges paid by him;
 - (e) any freight or express charges actually paid by him and that may be charged by his supplier; and
 - (f) if a retailer, actual transportation charges paid by him for the transportation of the kosher beef from his receiving point to his place of business.
- (2) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished to him by his supplier in accordance with Section 24, it will not be necessary for him to keep any other record of the particulars set forth in the invoice.

Inspection of Records and Invoices

26. Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

Retail Sales Slips

27. Every person who sells kosher beef at retail shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the weight and name and quality of the retail kosher cut and the price charged.

PART VI—DEFINITIONS OF THE AUTHORIZED WHOLESALE CUTS OF KOSHER BEEF

28. (1) The authorized major wholesale cuts of kosher beef are:
- (a) "triangle" or "Montreal crosscut", being the fore quarter in one piece from which the 7 bone rib cut has been removed;
 - (b) "rack", being the upper part of the fore quarter obtained by starting from a point on the hind end of the fore quarter not more than 12 inches from the inside of the chine bone (if there is any covering of fat on the inside of the chine bone, the measurement must be taken from the bone itself and not from the fat) and cutting lengthwise in that direct line through to a point on the front end of the fore quarter which just leaves the knuckle bone in the shank;

- (c) "rib (7 bones)", being that portion of the rack obtained by cutting crosswise in a direct line between the 7th and 8th rib bones numbering from the hind end of the fore quarter;
 - (d) "square cut chuck" or "Montreal block", being that portion of the rack remaining after the 7 bone rib cut has been removed.
- (2) The authorized sundry wholesale cuts of kosher beef are:
- (a) "shank bone-in", being the leg on the fore quarter cut off in a direct line to include the knuckle bone;
 - (b) "brisket point bone-in", being the lower front end of the fore quarter remaining after the shank and rack have been removed and obtained by cutting crosswise in a direct line between the 6th and 7th or the 7th and 8th rib bones numbering from the hind end of the fore quarter;
 - (c) "plate bone-in", being the lower hind end portion of the fore quarter remaining after the brisket point and shank have been removed.

PART VII—DEFINITIONS OF AUTHORIZED RETAIL KOSHER CUTS

29. (1) For the purpose of defining the authorized retail kosher cuts named in subsection (2) following, the fore quarter is divided into two portions, namely, "the vertebrae portion" and the "flank portion". This division is made by a line extending from a point 12 inches from the inside of the chine bone at the 11th rib-bone to the front end of the fore quarter leaving the arm bone knuckle joint in the flank portion.
- (2) For the purposes of this Order,
- (a) "shank (boneless)" means the boneless meat obtained from a fore shank cut off to include the shank knuckle bone;
 - (b) "plate or flanken (bone-in)" means the posterior end of the flank portion, cut to include either 6 or 7 rib-bones;
 - (c) "plate or flanken (boneless and rolled)" means the same cut as plate (bone-in) but with the bones removed, rolled and tied;
 - (d) "brisket point (boneless)" means that part of the flank portion with bones and surplus fat removed, outlined as Cut No. 3 on the Standard Retail Cutting Chart, together with those parts of the flank portion extending under Cuts Nos. 2, 10, and 11, outlined by dotted lines on said Chart;
 - (e) "shoulder roasts or steaks (boneless)" means the outside part, with bones removed, of the flank portion extending from the tip of the shank knuckle bone to the end of the arm knuckle bone and outlined as Cut No. 2 on said Chart;
 - (f) "short ribs" means that part of the vertebrae portion containing 6 rib-bones cut not less than 3 inches in width and outlined as Cut No. 7 on said Chart;
 - (g) "top skirt" or "cap" means the outside part of the vertebrae portion outlined as Cut No. 6 on the said Chart and containing the blade bone cartilage (which shall be removed before the cut is offered for sale);
 - (h) "rib roasts or steaks" means that part, containing 6 rib-bones, of the posterior end of the vertebrae portion remaining after the short ribs and top skirt have been removed;
 - (i) "chuck roasts or steaks" means that part, containing 5 rib-bones, of the anterior end of the vertebrae portion remaining after the neck has been removed;
 - (j) "neck (boneless)" means the boneless meat obtained from that part of the vertebrae portion outlined as Cut No. 9 on said Chart;
 - (k) "stewing beef or minced beef (boneless)" means boneless meat obtained from any part of the fore quarter.

Dated at Ottawa, this 10th day of July, 1946.

F. S. GRIDALE,
Administrator of Meat and Meat Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

RETAIL BEEF CUTTING CHART

Retail Cut Illustrations

1 Boneless Hind Quarter Shank Meat or Heel of Round
2 Round Steak
3 Round End Rump Roast
3 Square End Rump Roast
6 Flank Steak - Trimmed Flank
7
13 Plate Brisket
13A Rolled Plate Brisket
12 Short Ribs
14 Brisket Point
14A Boneless Brisket Point
20 Shank
20A Knuckle End Soup Bone
20B Centre Cut Fore Shank
15 Boneless Shoulder Pot Roast

Retail Primary Cuts

1 BONELESS HIND QUARTER MEAT
2 ROUND STEAK
3 ROUND END RUMP ROAST
4 SIRLOIN TIP
5 SIRLOIN STEAK OF SIRLOIN ROAST
6 PORTERHOUSE STEAK OF PORTERHOUSE ROAST
7 FLANK
8 T BONE STEAK OF T BONE ROAST
9 WING STEAK OF WING ROAST
10 5 BONE PRIME RIB ROAST
11 6TH & 7TH BONE RIB ROAST INNER & OUTSIDE ROLL
12 BRISKET
13 PLATE BRISKET
14 BRISKET
15 BONELESS SHOULDER POT ROAST
16 SHORT RIB OF CROSS RIB ROAST
17 BLADE ROAST
18 CHUCK ROAST
19 BONELESS NECK
20 WING STEAK OF WING ROAST (BONE IN)

The portions separated by dotted lines (primary cuts 3, 11 & 20) indicate secondary cuts.

Retail Cut Illustrations

5 Sirloin Steak
4 Sirloin Tip
4A Sirloin Tip Deboned for Cube Steak
8 Porterhouse Steak
9 T Bone Steak
10 Wing Steak
11A 7 Bone Rolled Rib Roast
11B 6th and 7th Bone Rib Roast
11E Inner Roll
11F Outside Roll
11G 5 Bone Prime Rib Roast
16 Short or Cross Rib Roast
17 Blade Roast
18 Chuck Roast
18A Boneless Chuck Pot-Roast
19 Boneless Neck
19A Rolled Neck

LOCATION, STRUCTURE and NAMES OF BONES

HOCK BONES
HIND SHANK BONE
STIFLE JOINT
SHANK KNUCKLE BONE
KNEECAP
ROUND BONE
RUMP KNUCKLE BONE
RIB CARTILAGES
TIP OF BREASTBONE
BREASTBONE
SHANK KNUCKLE BONES
FORE SHANK BONES
ARM BONE
ATLAS
ARM KNUCKLE BONE
1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
ITCH or RUMP BONE
HIP BONE
TAIL BONE
BACKBONE
SLIP JOINT
BACKBONE
CHINE BONE
BACKBONE
BLADEBONE CARTILAG
BLADEBONE
RIDGE BONE
NECK BONE

THIS CHART illustrates most of the retail cuts of beef which may be sold or offered for sale at prices not in excess of those prices for each cut and quality shown in The Beef Price Chart which is required by Order of the Wartime Prices and Trade Board to be posted "in a conspicuous place" at each place of business in which beef is sold at retail.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-2049

MAXIMUM WHOLESALE PRICES (in cents per pound) for Fore Quarters of the qualities of Kosher Beef shown below (exclusive of Killing Charges)

Zone	Red	Blue	Commercial	Plain	Utility
1.....	19-00	18-00	17-50	15-75	14-75
2.....	18-50	17-50	17-00	15-25	14-25
3.....	18-50	17-50	17-00	15-50	14-50
4.....	18-00	17-00	16-50	15-00	14-00
5.....	18-50	17-50	17-00	15-00	14-00
6.....	18-00	17-00	16-50	14-50	13-50
7.....	18-50	17-50	17-00	15-50	14-50
8.....	18-00	17-00	16-50	15-00	14-00
9.....	17-50	16-50	16-00	14-50	13-50
10.....	16-75	15-75	15-25	13-75	12-75
11.....	16-25	15-25	14-75	13-75	12-75
12.....	16-25	15-25	14-75	13-75	12-75
13.....	17-50	16-50	16-00	15-00	14-00
14.....	17-25	16-25	15-75	14-75	13-75
15.....	17-75	16-75	16-25	15-25	14-25

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-2049

PART I—RED BRAND BEEF

MAXIMUM WHOLESALE PRICES (in cents per pound) of Major Wholesale Cuts of Kosher Beef (exclusive of Koshering Charges)

	ZONES							
	1	2, 3	4, 6	15	9	14	10	11
		5, 7	8		13			12
Bone in Cuts—								
Triangle.....	17-25	16-75	16-25	16-00	15-75	15-50	15-00	14-50
Rack.....	22-25	21-75	21-25	21-00	20-75	20-50	20-00	19-50
Rib (7 Bones).....	29-00	28-50	28-00	27-75	27-50	27-25	26-75	26-25
Square Cut Chuck.....	19-50	19-00	18-50	18-25	18-00	17-75	17-25	16-75

PART II—BLUE BRAND BEEF

MAXIMUM WHOLESALE PRICES (in cents per pound) of Major Wholesale Cuts of Kosher Beef (exclusive of Koshering Charges)

	ZONES							
	1	2, 3	4, 6	15	9	14	10	11
		5, 7	8		13			12
Bone in Cuts—								
Triangle.....	16-75	16-25	15-75	15-50	15-25	15-00	14-50	14-00
Rack.....	21-00	20-50	20-00	19-75	19-50	19-25	18-75	18-25
Rib (7 Bones).....	27-00	26-50	26-00	25-75	25-50	25-25	24-75	24-25
Square Cut Chuck.....	18-50	18-00	17-50	17-25	17-00	16-75	16-25	15-75

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-2049—*Concluded*

PART III—COMMERCIAL BEEF

MAXIMUM WHOLESALE PRICES (in cents per pound) of Major Wholesale Cuts of Kosher Beef
(exclusive of Koshering Charges)

	ZONES							
	1	2, 3	4, 6	15	9	14	10	11
		5, 7	8		13			
Bone in Cuts—								
Triangle.....	16-50	16-00	15-50	15-25	15-00	14-75	14-25	13-75
Rack.....	20-25	19-75	19-25	19-00	18-75	18-50	18-00	17-50
Rib (7 Bones).....	25-00	24-50	24-00	23-75	23-50	23-25	22-75	22-25
Square Cut Chuck.....	18-00	17-50	17-00	16-75	16-50	16-25	15-75	15-25

PART IV—PLAIN BEEF

MAXIMUM WHOLESALE PRICES (in cents per pound) of Major Wholesale Cuts of Kosher Beef
(exclusive of Koshering Charges)

	ZONES						
	1	3	2	4, 5	14	6	10
		7	15	8		13	9
Bone in Cuts—							
Triangle.....	15-00	14-75	14-50	14-25	14-00	13-75	13-00
Rack.....	18-00	17-75	17-50	17-25	17-00	16-75	16-00
Rib (7 Bones).....	21-25	21-00	20-75	20-50	20-25	20-00	19-25
Square Cut Chuck.....	16-75	16-50	16-25	16-00	15-75	15-50	14-75

PART V—UTILITY BEEF

MAXIMUM WHOLESALE PRICES (in cents per pound) of Major Wholesale Cuts of Kosher Beef
(exclusive of Koshering Charges)

	ZONES						
	1	3	2	4, 5	14	6	10
		7	15	8		13	9
Bone in Cuts—							
Triangle.....	14-50	14-25	14-00	13-75	13-50	13-25	12-50
Rack.....	16-50	16-25	16-00	15-75	15-50	15-25	14-50
Rib (7 Bones).....	18-75	18-50	18-25	18-00	17-75	17-50	16-75
Square Cut Chuck.....	15-50	15-25	15-00	14-75	14-50	14-25	13-50

SCHEDULE "C" TO ADMINISTRATOR'S ORDER No. A-2049

MAXIMUM WHOLESALE PRICES (in cents per pound) for Sundry Wholesale Cuts of Kosher Beef
(exclusive of Koshering Charges)

Name of Cut	Derived From	ZONES							
		1	2, 3	4, 6	15	9	14	10	11
			5, 7	8		13			
Shank Bone In.....	Any Quality.....	10-75	10-25	9-75	9-50	9-25	9-00	8-50	8-00
No. 1 Brisket Point Bone In.	Red, Blue, Commercial.	17-00	16-50	16-00	15-75	15-50	15-25	14-75	14-25
No. 2 Brisket Point Bone In.	Plain Utility.....	14-50	14-00	13-50	13-25	13-00	12-75	12-25	11-75
Plate Bone In.....	Any Quality.....	13-00	12-50	12-00	11-75	11-50	11-25	10-75	10-25

SCHEDULE "D" TO ADMINISTRATOR'S ORDER No. A-2049

MAXIMUM RETAIL PRICES for Authorized Retail Cuts of Kosher Beef

	Red	Blue	Comm.	Plain	Utility
MONTREAL AREA					
	\$	\$	\$	\$	\$
1. Rib Roast or Steaks.....	0.48	0.44	0.43	0.40	0.39
2. Shoulder Roasts or Steaks (Boneless).....	.48	.44	.43	.40	.39
3. Brisket Point (Boneless).....	.48	.44	.43	.40	.39
4. Plate or Flanken (Boneless and Rolled).....	.48	.44	.43	.40	.39
5. Plate or Flanken (Bone-in).....	.26	.25	.25	.23	.21
6. Top Skirt (Boneless).....	.26	.25	.25	.23	.21
7. Short Ribs.....	.26	.25	.25	.23	.21
8. Chuck Steaks or Roasts.....	.26	.25	.25	.23	.21
9. Neck (Boneless).....	.26	.25	.25	.23	.21
10. Shank (Boneless).....	.26	.25	.25	.23	.21
11. Stewing Beef or Minced Beef (Boneless).....	.26	.25	.25	.23	.21

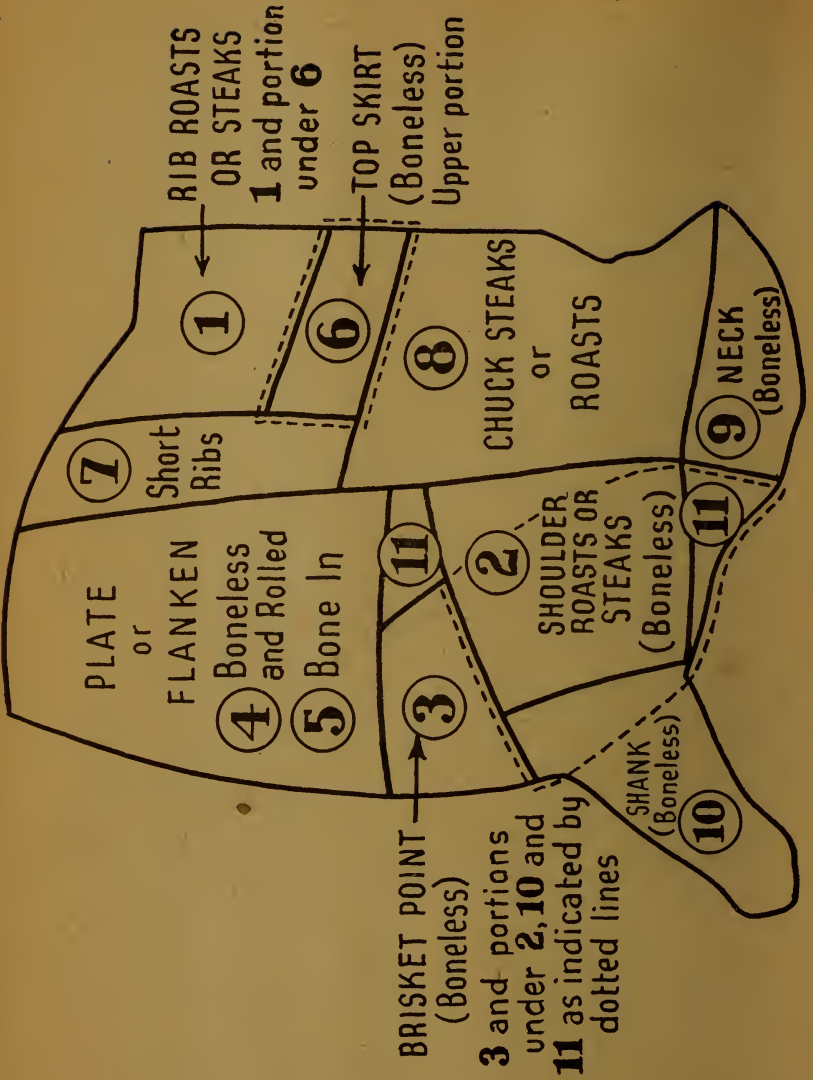
TORONTO AREA

1. Rib Roast or Steaks.....	0.46	0.43	0.42	0.38	0.37
2. Shoulder Roasts or Steaks (Boneless).....	.46	.43	.42	.38	.37
3. Brisket Point (Boneless).....	.46	.43	.42	.38	.37
4. Plate or Flanken (Boneless and Rolled).....	.46	.43	.42	.38	.37
5. Plate or Flanken (Bone-in).....	.25	.24	.24	.21	.19
6. Top Skirt (Boneless).....	.25	.24	.24	.21	.19
7. Short Ribs.....	.25	.24	.24	.21	.19
8. Chuck Steaks or Roasts.....	.25	.24	.24	.21	.19
9. Neck (Boneless).....	.25	.24	.24	.21	.19
10. Shank (Boneless).....	.25	.24	.24	.21	.19
11. Stewing Beef or Minced Beef (Boneless).....	.25	.24	.24	.21	.19

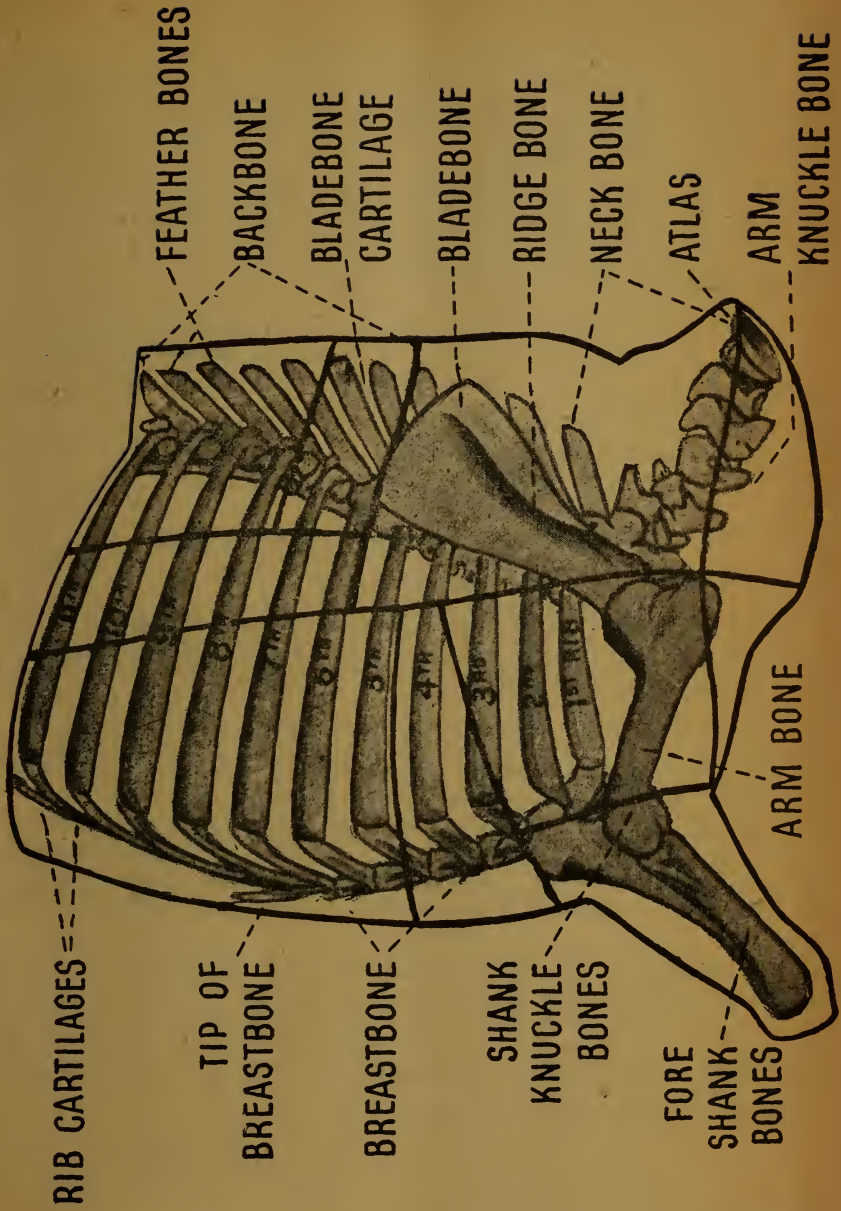
WINNIPEG AREA

1. Rib Roast or Steaks.....	0.44	0.41	0.40	0.36	0.35
2. Shoulder Roasts or Steaks (Boneless).....	.44	.41	.40	.36	.35
3. Brisket Point (Boneless).....	.44	.41	.40	.36	.35
4. Plate or Flanken (Boneless and Rolled).....	.44	.41	.40	.36	.35
5. Plate or Flanken (Bone-in).....	.23	.22	.22	.20	.18
6. Top Skirt (Boneless).....	.23	.22	.22	.20	.18
7. Short Ribs.....	.23	.22	.22	.20	.18
8. Chuck Steaks or Roasts.....	.23	.22	.22	.20	.18
9. Neck (Boneless).....	.23	.22	.22	.20	.18
10. Shank (Boneless).....	.23	.22	.22	.20	.18
11. Stewing Beef or Minced Beef (Boneless).....	.23	.22	.22	.20	.18

CHART TO ADMINISTRATOR'S ORDER No. A-2049
 RETAIL KOSHER BEEF CHART
 Standard Retail Cutting Chart



Location, Structure and Names of Bones



WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2050

Grading Rules for Lumber, Shingles and Lath

Under powers conferred by the Wartime Prices and Trade Board on the Timber Administrator, it is hereby ordered as follows:

1. This Order shall come into force on July 15, 1946.

2. Subsection (2) of Section 7 of Administrator's Order No. A-1979, regarding the grading of spruce lumber, is hereby amended by inserting the words "and from any point in Quebec" immediately after the words "from any point in Ontario east of the Eastern boundary of Port Arthur".

3. Section 10 of said Administrator's Order No. A-1979, regarding the grading of red cedar shingles, is hereby amended by deleting the word "Certified" and substituting therefor the word "Certigrade."

Dated at Ottawa, this 11th day of July, 1946.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2051

Maximum Retail Prices for Brazeau Domestic Briquettes

Under powers given by the Wartime Prices and Trade Board to the Coal Administrator, it is hereby ordered as follows:

1. This Order shall come into force on July 15, 1946.

2. For the purposes of this Order, "Brazeau Domestic Briquettes" mean the product known by that name made by Brazeau Collieries Limited.

3. The maximum price at which Brazeau Domestic Briquettes may be sold or offered for sale at retail delivered in bulk to the consumer's bin at any point in the Province of Ontario to which the carload freight rate of eight dollars (\$8) per ton from the Province of Alberta applies is fourteen dollars and ninety cents (\$14.90) per ton.

4. The maximum price at which Brazeau Domestic Briquettes may be sold or offered for sale at retail delivered in bulk to the consumer's bin at any point in the Province of Ontario to which the carload freight rate from the Province of Alberta is in excess of eight dollars (\$8) per ton is fourteen dollars and ninety cents (\$14.90) per ton PLUS the amount by which such freight rate exceeds eight dollars (\$8) per ton.

Dated at Ottawa, this 12th day of July, 1946.

F. G. NEATE,
Deputy Coal Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

NOTE: The above mentioned maximum prices are cash prices as provided by subsection (3) of Section 8 of Board Order No. 225 as amended.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2052

Maximum Prices of Peaches, Pears and Plums

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruits and Vegetables, it is hereby ordered as follows:

1. This Order comes into effect on July 11, 1946.

2. Pending the issuance of an order fixing Maximum Prices on specified sales of the 1946 crop of certain Peaches, Pears and Plums, Administrator's Order No. A-1692, which fixed the maximum prices on specified sales of the 1945 crop of those fruits, is hereby revoked.

Dated at Ottawa this 9th day of July, 1946.

E. J. CHAMBERS,

Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2053

Lamb and Mutton

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered as follows:

1. This Order comes into effect on July 16, 1946.

2. Administrator's Order No. A-1246, as amended, is hereby further amended by deleting Section 33 and by substituting therefor the following:

"33. Notwithstanding the other provisions of this Order, lamb obtained from a carcass of a sheep, born since January 1, 1946, and slaughtered on or before August 31, 1946, may be sold

(a) at wholesale during the period July 16 to August 31, 1946, both inclusive, at prices not exceeding the maximum prices fixed by this Order for sales at wholesale of

(i) carcasses and sides of spring lamb during the period May 1 to July 15, 1946, or

(ii) authorized wholesale cuts of lamb other than spring lamb, whichever may be applicable; and

(b) at retail during the period July 16 to September 1, 1946, both inclusive, at prices not exceeding the maximum prices fixed by this Order for sales of spring lamb at retail during the period May 1 to July 15, 1946."

Dated at Ottawa this 13th day of July, 1946.

F. S. GRISDALE,

Administrator of Meat and Meat Products.

APPROVED:

K. W. TAYLOR,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2054

Maximum Prices of Canned Fruits and Vegetables

Under powers given by the Wartime Prices and Trade Board to the Co-ordinator, Foods Administration, it is hereby ordered as follows:

1. This Order comes into force on July 18, 1946.
2. Schedule "A" to Administrator's Order No. A-2005 is hereby amended,
 - (a) by striking out the following items where they appear in such schedule:

"Apricot (halves) Fancy	\$1.97½	\$2.65	\$9.50
Choice	1.92½	2.55	9.25
Standard	1.87½	2.45	9.00
Solid Pack—			
pie grade	9.45"

and by substituting the following therefor under the following headings:

"Product	Quality	Maximum Prices—All Provinces according to size of container		
		20-oz.	28-oz.	105-oz.
Apricot (halves) Fancy		\$2.02½	\$2.75	\$9.75
Choice		1.97½	2.65	9.50
Standard		1.92½	2.55	9.25
Solid Pack—				
pie grade	9.75"

- (b) by striking out the maximum price of "\$11.05" listed therein for the item Cherries, Red Pitted, Choice, Solid Pack packed in 105 ounce size of containers and by substituting therefor "\$12.00".

3. Schedule "B" to said Order No. A-2005 is hereby amended by deleting the word "Beets" in the first column and the word "Carrots" in the second column.

Dated at Ottawa, this 15th day of July, 1946.

K. W. TAYLOR,
Co-Ordinator, Foods Administration.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2056

Maximum Prices for Canned Pacific Fish and Shell Fish

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fish and Fish Products, it is hereby ordered as follows:

1. This Order comes into force on August 15, 1946.
2. Part "A" of the Schedule to Administrator's Order No. A-1415 is hereby revoked and the Schedule to this Order is substituted therefor.

Dated at Ottawa, this 9th day of July, 1946.

A. N. McLEAN,
Administrator of Fish and Fish Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-2056

BEING NEW PART "A" OF SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1415

PART A—CANNED SALMON

Grade and Variety of Product	Size and Style of Container and Number of Containers to Case	Net Weight of Product per Container	Maximum price per case on sales by packers other than at retail
(1) Certified (Grade A)—Canned Sockeye Salmon.	48 cans of 1 lb. talls or flats.	14 to 16 oz.	\$17.85
	96 cans of $\frac{1}{2}$ lb. flats.....	7 to 8 oz.	13.10
(2) Certified (Grade A)—Canned Cohoe, Red Springs, Blueback, Steelhead, Jack Spring Salmon.	48 cans of 1 lb. talls or flats.	14 to 16 oz.	19.15
	96 cans of $\frac{1}{2}$ lb. flats.....	7 to 8 oz.	14.40
(3) Certified (Grade A)—Canned Pink, Chums, White Spring Salmon.	48 cans of 1 lb. talls or flats.	14 to 16 oz.	7.85
	96 cans of $\frac{1}{2}$ lb. flats.....	7 to 8 oz.	9.15
(4) Grade B—Canned Sockeye Salmon.	48 cans of 1 lb. talls or flats.	14 to 16 oz.	14.05
	96 cans of $\frac{1}{2}$ lb. flats.....	7 to 8 oz.	15.40
(5) Grade B—Canned Cohoe, Red Spring, Blueback, Steelhead, Jack Spring Salmon.	48 cans of 1 lb. talls or flats.	14 to 16 oz.	11.40
	96 cans of $\frac{1}{2}$ lb. flats.....	7 to 8 oz.	12.75
(6) Grade B—Canned Pink, Chums, White Spring Salmon.	48 cans of 1 lb. talls or flats.	14 to 16 oz.	6.95
	96 cans of $\frac{1}{2}$ lb. flats.....	7 to 8 oz.	8.25
(7) Tips and Tails, Standard—Canned Sockeye Salmon.	48 cans of 1 lb. talls or flats.	14 to 16 oz.	14.05
	96 cans of $\frac{1}{2}$ lb. flats.....	7 to 8 oz.	15.40
(8) Tips and Tails, Standard—Canned Cohoe, Red Spring, Blueback, Steelhead, Jack Spring Salmon.	48 cans of 1 lb. talls or flats.	14 to 16 oz.	11.40
	96 cans of $\frac{1}{2}$ lb. flats.....	7 to 8 oz.	12.75
(9) Tips and Tails, Standard—Canned Pink, Chums, White Spring Salmon.	48 cans of 1 lb. talls or flats.	14 to 16 oz.	6.95
	96 cans of $\frac{1}{2}$ lb. flats.....	7 to 8 oz.	8.25
(10) Tips and Tails, Substandard—Canned Sockeye Salmon.	48 cans of 1 lb. talls or flats.	14 to 16 oz.	10.25
	96 cans of $\frac{1}{2}$ lb. flats.....	7 to 8 oz.	11.55
(11) Tips and Tails, Substandard—Canned Cohoe, Red Spring, Blueback, Steelhead, Jack Spring Salmon.	48 cans of 1 lb. talls or flats.	14 to 16 oz.	9.75
	96 cans of $\frac{1}{2}$ lb. flats.....	7 to 8 oz.	11.05
(12) Tips and Tails, Substandard—Canned Pink, Chums, White Spring Salmon.	48 cans of 1 lb. talls or flats.	14 to 16 oz.	6.05
	96 cans of $\frac{1}{2}$ lb. flats.....	7 to 8 oz.	7.35

VOLUME III No. 4

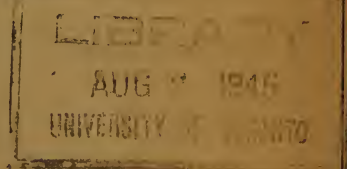


July 29, 1946

STATUTORY ORDERS AND REGULATIONS, 1946

Published under authority of Order in Council P.C. 10793 of
26th November, 1942, as amended by Order in Council
P.C. 7225 of 3rd December, 1945

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE



OTTAWA
EDMOND CLOUTIER, B.A., L.Ph., C.M.G.,
KING'S PRINTER AND CONTROLLER OF STATIONERY
1946

Price 10 cents

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ERRATA:—

Statutory Orders and Regulations 1946, Vol. III, No. 2—

Statement of Policy on Import Subsidies Schedule—page 33 delete asterisk (*) before item "15".

Administrator's Order No. A-2043—page 73—

 "Spruce or Princess Pine" "Merchantable (Nos. 1 and 2 mixed) . . . $\frac{1}{2}$ " x $2\frac{1}{2}$ "—4
 . . . " should read "Merchantable (Nos. 1 and 2 mixed) . . . $\frac{1}{2}$ " x $1\frac{1}{2}$ "—4 . . . "

Administrators' Order No. A-2044—delete words:

 "Schedule (2)", "Schedule (3)" page 76; "Schedule (4)" page 77; "Schedule (5)", page 78.

Statutory Orders and Regulations 1946, Vol. III, No. 3—

Board Order No. 642—Maximum Prices for Goods and Services—

1. Schedule "A" Part I, Group A. Item 32, should read as follows:
"Item 32—Malt; malt extract; malt syrup; vinegar, malt cider or spirit."
2. Schedule "A" Part I. Group A. Item 48 should read as follows:
"Item 48—Processed or canned fruits and vegetables and products thereof
(but not including
(1) cantined, glace or drained fruits;
(2) dehydrated vegetables;
(3) frozen fruits packed for reprocessing;
(4) Chinese foods as follows: frozen mung bean sprouts and soy bean cheese
in visking cases;
(5) vegetable pastes, except tomato paste.)
as follows:
asparagus, etc."
3. Schedule "A" Part II. Group A. Item 119 should read as follows:
"Item 119—Certified seed potatoes; seed beans; seed peas."
4. Schedule "A" Part III—Construction Products—Item 135 should read as follows:
". . . . for any type of container, package or packaging device referred to in
Item 133".
5. Schedule "A" Part VI—Raw and Processed Materials Group "C"—*Chemicals
and Plastics*—Item 151 should read as follows:
". . . . ; alizarin and artificial alizarin;
6. Schedule "C" Part II. Item 4(2) should read as follows:
"Item 4—(2) certified seed potatoes."

PART IV

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PART I

Orders in Council

Order in Council revoking authorization to import jute yarn of
San Quentin Penitentiary production

P.C. 185/2990

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved
by His Excellency the Governor General in Council, on the 18th July 1946*

The Board recommend that, under the authority of the National Emergency Transitional Powers Act, 1945, Orders in Council P.C. 139/9417, dated December 10, 1944, and P.C. 259/7354, dated December 15, 1945, authorizing the importation of 1,700,000 pounds and 1,000,000 pounds, respectively, of jute yarn of San Quentin Penitentiary production by the Commodity Prices Stabilization Corporation Limited, notwithstanding the prohibitory provisions of Item 1206, Schedule "C", of the Customs Tariff, be revoked.

A. M. HILL,
Asst. Clerk of the Privy Council.

Order in Council authorizing Chief Liaison Officer to exercise any
of the powers now exercisable by Air Officer
Commanding-in-Chief, R.C.A.F. Overseas

P.C. 2996

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 18th day of July, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

WHEREAS the Minister of National Defence for Air represents that, with the reduction in numbers of Royal Canadian Air Force personnel overseas, the Air Officer Commanding-in-Chief is being replaced by a Chief Liaison Officer, effective 15th July, 1946; and

That the Chief Liaison Officer will, however, need to continue to exercise, as a temporary measure, certain of the powers of the Air Officer Commanding-in-Chief, since a considerable number of Royal Canadian Air Force personnel will remain in the United Kingdom and Europe for several months;

Now, THEREFORE, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence for Air, and under the authority of the Royal Canadian Air Force Act and the National Emergency Transitional Powers Act and notwithstanding the provisions of any other statute, law, or regulation, is pleased to order as follows:

1. The Minister of National Defence for Air is hereby empowered to grant from time to time authority to the Chief Liaison Officer to exercise any of the powers now exercisable by the Air Officer Commanding-in-Chief or other Air Officer Commanding, Royal Canadian Air Force Overseas, and any such authority may be granted subject to such restrictions, reservations, exceptions, or conditions as the Minister may consider advisable, or may be varied or withdrawn at any time at the Minister's discretion;

2. This Order shall come into effect on the 15th day of July, 1946, and shall expire on the 30th day of September, 1946.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking certain Orders made under the War
Measures Act

P.C. 3019

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 18th day of July, 1946.

PRESENT :

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL :

His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence and pursuant to powers conferred by The National Emergency Transitional Powers Act, 1945, is pleased to revoke the following Orders and Regulations, which were made under the War Measures Act, and they are hereby revoked and cancelled accordingly :

<i>P. C. No.</i>	<i>Date</i>	<i>Subject</i>
69/3546	30 Apr. 42	Financial Assistance to Medical Students
46/637	31 Jan. 45	Financial Assistance to Medical Students
945	13 Feb. 45	Authority Command Women's Services Health Centres
74/11160	9 Dec. 42	Enlistment of Boys 17 years of Age

A. M. HILL,
Asst. Clerk of the Privy Council.

Order in Council revoking that portion of the National Selective
Service Civilian Regulations relating to performance
of alternative service

P.C. 3030

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 18th day of July, 1946.

PRESENT :

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL :

Whereas Part IIA of the National Selective Service Civilian Regulations provides for the direction and control in alternative service of the persons therein designated;

And whereas subsection three of section six hundred and eight of the said Regulations provides that a person convicted of contravening certain sections of the regulations shall be deemed, for the purposes of all of Part IIA except section two hundred and fifty-two, to be a person to whom Part IIA applies;

And whereas the Minister of Labour reports that it is no longer necessary for the security, defence, peace, order and welfare of Canada that these controls be continued;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the provisions of the National Emergency Transitional Powers Act, 1945, is pleased to amend the National Selective Service Civilian Regulations, (Order in Council, P.C. 2796, dated the twenty-fourth day of April, 1945) and they are hereby amended, effective the 15th day of August, 1946, by revoking Part IIA thereof and subsection three of section six hundred and eight thereof.

A. M. HILL,
Asst. Clerk of the Privy Council.

Order in Council revoking certain of the Defence of Canada
Regulations and various Orders in Council *re* R.C.M.P.

P. C. 3086

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 23rd day of July, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Justice and under the authority of the National Emergency Transitional Powers Act, 1945, is pleased to revoke Regulations thirty-one A, thirty-seven AA, thirty-eight AA, thirty-eight B, thirty-eight C, forty-one, fifty-one A, fifty-one C and fifty-two of the Defence of Canada Regulations (Consolidation) 1942, and they are hereby revoked accordingly.

His Excellency in Council, on the same recommendation is further pleased to revoke Orders in Council,—

P.C. 2484, dated the first day of September, 1939,
P.C. 3444, dated the second day of November, 1939,
P.C. 32/1391, dated the tenth day of April, 1940,
P.C. 3563, dated the thirtieth day of July, 1940,
P.C. 6441, dated the twentieth day of August, 1941,
P.C. 85/6073, dated the fourteenth day of July, 1942,
P.C. 23/1751, dated the sixteenth day of March, 1945,
P.C. 4136, dated the fourteenth day of June, 1945,

and they are hereby revoked accordingly.

A. M. HILL,

Asst. Clerk of the Privy Council.

Order in Council revoking regulations *re* Codeine effective
1 Sept. 1946

P.C. 3103

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 23rd day of July, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of National Health and Welfare, and pursuant to the provisions of the National Emergency Transitional Powers Act, 1945, is pleased to revoke the following Orders in Council which established regulations respecting the sale and use of codeine, and they are hereby revoked as of and from the first day of September, 1946:

P.C. 4769, 10 June, 1943
P.C. 6227, 8 August, 1944
P.C. 7096, 27 November, 1945.

A. M. HILL,

Asst. Clerk of the Privy Council.

Order in Council *re* insurance on grain in Eastern elevators licensed
under the Canada Grain Act

P.C. 3127

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 23rd day of July, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Section 102, subsection 1, of the Canada Grain Act provides that:

The Manager of every licensed public and semi-public elevator in the Western Division shall at all times keep all the grain in such elevator fully insured by companies approved by the Board against loss or damage by fire during such time as it is stored therein or is in course of delivery into or out of the same.

And whereas by Order in Council P.C. 2393 of April 7, 1941, it was ordered that:

Eastern elevators licensed under the Canada Grain Act be made subject to the provisions of Section 102, subsection 1, of the above mentioned Act, to the same extent and in the same manner as now are public and semi-public elevators in the Western Division.

And whereas by Order in Council P.C. 7481 of December 28, 1945, the above mentioned Order in Council P.C. 2393 was revoked effective August 1, 1946;

And whereas the Minister of Trade and Commerce reports that the Canadian Wheat Board desire that P.C. 2393 of April 7, 1941, be continued in force;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and pursuant to the powers conferred by the National Emergency Transitional Powers Act, 1945, is pleased to revoke Order in Council P.C. 7481 of December 28, 1945, and it is hereby revoked accordingly, thereby maintaining in full force and effect Order in Council P.C. 2393 of April 7, 1941.

A. M. HILL,

Asst. Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

W.M. No. 39
 Eighth Revision
 Supplement No. 40
MEMORANDUM
 CUSTOMS DIVISION

OTTAWA, 22nd May, 1946.

To Collectors of Customs and Excise,
 and others concerned:

Export Permits

By Export Permit Branch Order No. 143, effective on and after May 23, 1946, the following changes are made in Group 8 of the Export Permit Regulations:

- (a) The unlimited exemption previously established for exports of the following commodities to St. Pierre and Miquelon, Newfoundland or the British West Indies is modified, so that an export permit will be required for shipments thereto valued in excess of \$25.00:
- Calcium cyanamide and products containing calcium cyanamide.
 - Nitrates.
 - Potassium salts and compounds.
- (b) The unlimited exemption previously established for exports of the following product to St. Pierre and Miquelon, the United States or to any part of the British Empire is modified, so that an export permit will be required for shipments thereto valued in excess of \$25.00:
- Ammonia and ammonium compounds other than ammonium sulphate.
- (c) The unlimited exemption previously established for exports of the following commodities to Newfoundland is modified, so that an export permit will be required for shipments thereto valued in excess of \$25.00:
- Ammonium sulphate.
 - Fertilizers of every kind and analysis other than ammonium sulphate.
- (d) Group 8 of the Export Permit Regulations is further amended by listing the specific classifications of fertilizers, as follows:
- Fertilizers of every kind and analysis:
- Ammonia gas, hydrous or anhydrous.
 - Ammonia solutions.
 - Ammonium nitrate.
 - Ammonium phosphates.
 - Ammonium sulphate.
 - Calcium cyanamide and products containing calcium cyanamide.
 - Muriate of potash.
 - Potassium manure salts.
 - Potassium nitrate.
 - Sodium nitrate.
 - Sulphate of potash.
 - Sulphate of potash-magnesia.
 - Superphosphates.

D. SIM,
 Deputy Minister of National Revenue,
 Customs and Excise.

W.M. No. 39
Eighth Revision
Supplement No. 43

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 15th July, 1946.

*To Collectors of Customs and Excise,
and others concerned:*

Export Permits

W.M. No. 39, Eighth Revision, Supplement No. 42, is hereby cancelled and the following substituted:

Effective as from July 6, 1946, the \$25.00 exemption previously established for shipments of fibres, textiles and textile products, to the British Empire and the United States, is cancelled in accordance with Export Permit Branch Order No. 145.

By Export Permit Branch Order No. 145, effective on and after July 6, 1946, Group 3 of the Schedule of Commodities is amended by cancellation of the \$25.00 exemption previously established in respect of shipments to any part of the British Empire or to the United States, so that all Fibres, Textiles and Textile Products, which are not otherwise exempted, will be subject to the requirement of an export permit for shipments in excess of \$5.00 when consigned to the destinations specified.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

WM No. 100
Supplement No. 17

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 13th July, 1946.

*To Collectors of Customs and Excise,
and others concerned in the Provinces of
Manitoba, Saskatchewan, Alberta and British Columbia:*

Prohibited Imports

Effective the 16th July, 1946, General Permit No. G-2400 is no longer valid for the importation of Peaches into the Provinces of Manitoba, Saskatchewan, Alberta and British Columbia, provided that specific permits will not be required for shipments of Peaches actually in transit from producing areas on or before the 15th July, 1946.

Vide Memorandum WM No. 100, Supplement No. 1, for instructions respecting applications for specific permits.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

WM No. 100
Supplement No. 18

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 19th July, 1946.

*To Collectors of Customs and Excise,
and others concerned in the Provinces of
New Brunswick, Nova Scotia, Ontario, Prince Edward Island and Quebec:*

Prohibited Imports

Effective 23rd July, 1946, General Permit No. G-2400 is no longer valid for the importation of Peaches into the Provinces of New Brunswick, Nova Scotia, Ontario,

Prince Edward Island and Quebec, provided that specific permits will not be required for shipments of Peaches actually in transit from producing areas on or before the 22nd July, 1946.

Vide Memorandum WM No. 100, Supplement No. 1, for instructions respecting applications for specific permits.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

WM No. 100
Supplement No. 19
MEMORANDUM
CUSTOMS DIVISION

OTTAWA, 19th July, 1946.

*To Collectors of Customs and Excise,
and others concerned:*

Prohibited Imports

Effective 23rd July, 1946, General Permit No. G-2400 is no longer valid for the importation of Cantaloupes, provided that specific permits will not be required for shipments of Cantaloupes actually in transit from producing areas on or before the 22nd July, 1946.

Vide Memorandum WM No. 100, Supplement No. 1, for instructions respecting applications for specific permits.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

WM No. 114
Revised
MEMORANDUM
CUSTOMS DIVISION

OTTAWA, 11th July, 1946.

*To Collectors of Customs and Excise,
and others concerned:*

Prohibited Imports

The importation of the goods enumerated hereunder is prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue:

<i>Tariff Items</i>	<i>Description</i>
120, 121, 122, ex 123, 123a, 125 126 and 127—	Canned fish of all kinds, including canned lobsters, crabs, clams, shrimps, prawns, scallops and oysters.

In order that requests for permits for the importation of the above-mentioned goods may be dealt with as expeditiously as possible, applications, in duplicate, must be made on the prescribed form, which, together with all correspondence relating thereto, should be sent direct to the Import Division, Department of Trade and Commerce, Ottawa. The form to be used is the "Application for Permit to Import War Materials and Other Goods" and supplies thereof may be obtained from Collectors of Customs and Excise or from the Department of National Revenue.

It should be stated on the application whether the quantity for which permit is requested will be imported in one or more than one shipment.

The Minister of National Revenue has authorized the issuance of General Permit G-2414 for the importation of canned Anchovies of Portuguese origin.

This general permit is issued in a single copy which is retained in the Department, the number of which is to be endorsed on all relative import documents.

Memorandum WM No. 114 is hereby cancelled.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 7009, 20/11/45—Authority, National Emergency Transitional Powers Act.)

PART III
 Wartime Prices and Trade Board
 (Finance)

REPAYMENT OF SUBSIDY NOTICE RS-41

COMMODITY PRICES STABILIZATION CORPORATION LTD.

NOTICE is hereby given that, effective June 1, 1946, Items 3(c) (Peas), 17 (Potatoes), 22(b) (Allspice), 22(c) (Ginger), respectively, of Government Notice RS-32, published in *Statutory Orders and Regulations* 1946, Volume I, No. 5, on February 4, 1946, are rescinded.

NOTICE is hereby given that, effective June 1, 1946, Item 1 (Corn Products) of Government Notice RS-34, published in *Statutory Orders and Regulations* 1946, Volume I, No. 9, on March 4, 1946, is rescinded.

NOTICE is hereby given that, effective June 10, 1946, Item 2 (Canned Pork and Beans, Plain or Boiled (Unbaked)) of Government Notice RS-32, published in *Statutory Orders and Regulations* 1946, Volume I, No. 5, on February 4, 1946, is rescinded.

TAKE NOTICE that the classes and kinds of goods described hereunder have been and are hereby designated as "subsidized goods" for the purpose of Order in Council P.C. 5518 of July 16, 1943, respecting repayment of subsidies.

FURTHER TAKE NOTICE that the amounts of subsidy involved in such classes and kinds of goods have been and are hereby determined, declared and specified to be the amounts respectively described opposite such classes and kinds of goods as follows:

CLASSES AND KINDS OF GOODS	AMOUNT OF SUBSIDY REPAYMENT
Corn Products	
(i) on being exported or on being sold as ships' stores on and after June 1, 1946	
(a) Starch	1 cent per pound
(b) Syrup	2/3 cent per pound
(ii) on being exported on and after June 1, 1946	
Corn Oil	1 cent per pound

Dated at Ottawa this 25th day of June, 1946.

COMMODITY PRICES STABILIZATION
 CORPORATION LTD.

per H. B. McKINNON, President.

Board Order

WARTIME PRICES AND TRADE BOARD

ORDER No. 648

Emergency Housing Accommodation provided by Central Mortgage and Housing Corporation at the Charlottetown Airport, Prince Edward Island

Central Mortgage and Housing Corporation has acquired certain buildings located at the Charlottetown Airport and known as numbers 3, 4, 5, 6, 15, 34, 36, 37, 39, 40, 43, 47 and 65 for the purpose of providing emergency shelter for families in need of such accommodation. In view of the temporary nature of such accommodation it is considered expedient and necessary that Central Mortgage and Housing Corporation be permitted to fix, without reference to the Wartime Prices and Trade Board the rentals for such accommodations and be enabled to terminate any lease thereof in accordance with the law of the Province of Prince Edward Island.

Now therefore, pursuant to authority conferred by The Wartime Leasehold Regulations, being Order in Council P.C. 9029 of November 21, 1941, as amended, the Board hereby orders as follows:

1. For the purposes of this Order, the definition of any expression contained in Order No. 294 of the Board shall extend and apply to the same expression wherever used in this Order.

2. From and after July 25, 1946, the provisions of The Wartime Leasehold Regulations, being Order in Council P.C. 9029, dated November 21, 1941, as amended, and any Order of the Board made pursuant thereto, shall cease to apply to housing accommodations situate at Charlottetown Airport, in the Province of Prince Edward Island, and known as numbers 3, 4, 5, 6, 15, 34, 36, 37, 39, 40, 43, 47 and 65, so long as the Central Mortgage and Housing Corporation is the landlord thereof.

3. This Order shall come into force on the 25th day of July, 1946.

Made at Ottawa this 22nd day of July, 1946.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2055

**Respecting the conversion of real property known as 54 Clarendon Avenue,
in the City of Toronto and Province of Ontario**

WHEREAS in the City of Toronto there is, due to existing emergency conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

AND WHEREAS application has been made by the owner of real property in the City of Toronto known in the year 1946 as No. 54 Clarendon Avenue, for permission to convert the same into a three-family dwelling house;

AND WHEREAS the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto has approved such conversion of the aforesaid real property subject to the conditions hereinafter set forth;

NOW THEREFORE, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1946 as 54 Clarendon Avenue, in the City of Toronto and Province of Ontario, into and the use thereof as a multiple family dwelling house, the owner of such single family dwelling house is hereby permitted to convert into and use the same as a three-family dwelling house, subject to the following conditions:

- (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
- (b) all exterior alterations to the said dwelling house shall be approved by the Commissioner of Buildings for the City of Toronto and all structural alterations thereto shall be in accordance with the provisions of Building By-law No. 9868 of the Corporation of the City of Toronto;
- (c) the said dwelling house shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of said By-law No. 9868.

2. This Order shall come into force on the 15th day of July, 1946.

Dated at Ottawa this 13th day of July, 1946.

O. LOBLEY,
Rentals Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2057

Respecting Beef

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered as follows:

1. This Order comes into effect on July 22, 1946.
2. Administrator's Order No. A-2032, which fixes the maximum prices of beef, is hereby amended by adding thereto as Section No. 39, the following:

"39. Notwithstanding anything hereinbefore provided, any sale of beef heretofore made, on which the delivery is effected as provided in Section 3 hereof, on or after July 22, 1946, shall be deemed to be a sale made on the date of delivery and the maximum prices fixed by this Order shall apply on such sale. Any contract made prior to July 22, 1946, for the sale of beef, which is affected by this Order, delivery on which contract is made on or after July 22, 1946, shall be deemed to be amended in so far as is necessary to give effect to the provisions of this Order."

Dated at Ottawa this 18th day of July, 1946.

F. S. GRISDALE,
Administrator of Meat and Meat Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2058

Respecting the Holding of Cheddar Cheese

Under powers given by the Wartime Prices and Trade Board to the Administrator of Dairy Products, it is hereby ordered as follows:

1. This Order comes into effect on August 1, 1946.
2. For the purposes of this Order, "cheddar cheese" means cheddar cheese as defined in Part I of the Dairy Industry Act.
3. This Order does not apply to cheddar cheese held for the account of The Dairy Products Board.
4. Every person who on August 1, 1946, owns or holds in his possession or control, for sale, a quantity of cheddar cheese in excess of 75 per cent of the quantity of cheddar cheese which he owned or held in his possession or control, for sale, on August 1, 1945, shall set aside such excess quantity of cheddar cheese for disposition as may be directed by the Administrator of Dairy Products.
5. For the purposes of this Order, the quantity of cheddar cheese owned or held in possession or control of any person shall include the quantity of cheddar cheese owned or held in the possession or control of any subsidiary or other incorporated company or body corporate or unincorporated agency or other business owned or controlled by or on behalf of such person.
6. Every person who owns or holds in his possession or control for his own account or for the account of any other person any quantity of cheddar cheese on August 1, 1946, in excess of 5,000 pounds, shall forthwith report in writing to the Administrator of Dairy Products
 - (a) the quantity of cheddar cheese which he owned or held in his possession or control for his own account on August 1, 1946, and the quantity owned or held in his possession or control for his own account on August 1, 1945;

(b) the quantity of cheddar cheese held in his possession or control for the account of any other person on August 1, 1946, and the quantity held in his possession or control for the account of any other person on August 1, 1945, together with the name and address of any such person.

Dated at Ottawa this 18th day of July, 1946.

K. H. OLIVE,
Administrator of Dairy Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-2059

Maximum Prices of Peaches, Pears and Plums

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered as follows:

PART I—INTRODUCTION AND DEFINITIONS

Effective Date and Application of Order

1. (1) This Order comes into force on July 29, 1946. It fixes maximum prices for all sales of all types of fresh peaches, pears and plums grown in the year 1946, except as provided in this Section.

(2) This Order does not apply

(a) to sales of peaches grown in any part of Canada other than the provinces of Ontario and British Columbia;

(b) to sales of Canadian grown peaches, pears or plums by growers and licensed shippers to any manufacturer or processor for use in manufacturing any food or other product;

(c) to sales of imported pears made after October 31, 1946 in that part of Canada lying to the east of the 88th degree of west longitude;

(d) to sales of imported pears made after December 31, 1946 in that part of Canada lying to the west of the 88th degree of west longitude;

(e) to sales of imported peaches or plums made after January 31, 1947.

(3) This Order does not apply to sales of peaches, pears and plums made before the dates in 1946 set forth in the following table, according to the part of Canada in which the buyer resides or has his place of business, the kind of fruit and whether it was grown in Canada or imported:

<i>Part of Canada in which buyer resides or has his place of business</i>	<i>Peaches</i>		<i>Pears</i>		<i>Plums</i>	
	<i>Can.</i>		<i>Can.</i>		<i>Can.</i>	
	<i>Grown</i>	<i>Imported</i>	<i>Grown</i>	<i>Imported</i>	<i>Grown</i>	<i>Imported</i>
1. Maritime Provinces	Aug. 12	Aug. 12	Aug. 19	Aug. 26	Aug. 12	Aug. 12
2. Quebec and Ontario east of 88th parallel ..	Jul. 29	Jul. 29	Aug. 12	Aug. 19	Aug. 5	Aug. 5
3. Remainder of Canada	Jul. 29	Jul. 29	Aug. 12	Aug. 12	Aug. 5	Aug. 5

(4) Administrator's Order No. A-1666 applies to sales of imported peaches, pears and plums except during the periods when this Order applies to such sales.

(5) In this Section the expression "Maritime Provinces" means the provinces of Prince Edward Island, Nova Scotia and New Brunswick.

Prices Fixed are Maximum Prices

2. All prices fixed by this Order are maximum prices and must not be exceeded. No charge may be made for a container or for packing, handling or any other service which results in the sum of the price and the charge for the container, packing, handling and/or service exceeding the maximum price.

Definitions

3. For the purposes of this Order,

- (a) "consumer" means a person who buys for his personal or household consumption;
- (b) "count mark" means the number stamped or marked by the original shipper on a container of peaches, pears or plums to designate the number of units of the fruit packed in the container and "count marked" shall have a corresponding meaning;
- (c) "licensed shipper" means
 - (1) any person holding on June 1, 1946, a licence issued under the provisions of The Fruit, Vegetables and Honey Act to buy and sell fresh fruit and vegetables having his principal place of business in an area of production and who sells on his own behalf, peaches, pears or plums purchased or otherwise acquired by him from a grower and assembled, packed or otherwise prepared by him for shipment, but it does not mean any person who
 - (i) is the agent or employee of any wholesale distributor or retailer, or
 - (ii) ships more than 25 per cent of his total volume of shipments of peaches or of pears or of plums to any one person, or
 - (iii) is a grower and markets only fruit of his own production (unless he complies with all the other provisions of this clause, or
 - (2) any person designated as such by the Administrator of Fresh Fruit and Vegetables;
- (d) "Ontario Trucking Zone" means that part of the province of Ontario composed of the counties of Bruce, Grey, Simcoe, Ontario, Victoria, Peterborough, Hastings, Lennox and Addington and Frontenac and all counties lying to the south and west of those counties;
- (e) pears—"Extra Fancy grade", "Fancy grade", "C grade", "No. 1 grade" and "domestic grade" (sometimes known as "No. 2 grade") mean, respectively, pears which are graded, packed and marked in accordance with the standards for such grades of pears as defined in the Regulations issued under The Fruit, Vegetables and Honey Act;
- (f) plums—"select grade", "No. 1 grade" and "No. 2 grade" mean, respectively, plums and fresh prunes which are graded, packed and marked in accordance with the standards for such grades of plums and fresh prunes as defined in the Regulations issued under The Fruit, Vegetables and Honey Act;
- (g) peaches—"select grade", "No. 1 grade", "fancy grade", and "No. 2 grade" mean, respectively, peaches which are graded, packed and marked in accordance with the standards for such grades of peaches as defined in the Regulations issued under The Fruit, Vegetables and Honey Act;
- (h) "plums" include fresh prunes;
- (i) "sell" includes offer to sell;
- (j) "trucker" means any person who buys peaches, pears or plums from a grower or licensed shipper taking delivery at the seller's farm or country shipping point and who sells and distributes them from his truck;
- (k) "wholesale distributor" means any person, other than a grower, licensed shipper or trucker, who sells peaches, pears or plums at wholesale and shall include a wholesale distributor's agent and "sell at wholesale" means to sell otherwise than at retail or to a consumer.

PART II—SALES BY GROWERS

4. (1) The maximum price at which a grower may sell to any class of buyer any peaches, pears or plums grown in Canada shall, according to the grade and variety, the class of buyer and the kind and capacity of container in which the fruit is packed and sold, be the price for the same listed in the Schedule hereto.

(2) If the sale is to a buyer in a city, town or village, the nearest limit of which is not more than 15 road miles from the seller's farm or country shipping point, the maximum prices fixed by this Section include free delivery to that buyer. On all other sales such prices are f.o.b. the grower's country shipping point. However, if a grower, by his own means of transportation, transports the fruit to a buyer in a city, town or village, the nearest limit of which is more than 15 road miles from his farm he may charge the buyer an amount equal to the cost of transporting the fruit from his country shipping point to the point of delivery by railway express in less than carload lots.

PART III—SALES BY TRUCKERS

5. The maximum price at which a trucker may sell any peaches, pears or plums grown in Canada shall, according to the grade and variety, the class of buyer and the kind and capacity of container in which the fruit is packed and sold, be an amount equal to the maximum price at which a grower may sell the same to the same class of buyer, f.o.b. the grower's country shipping point PLUS, if delivery is made to the buyer at a place which is more than 15 road miles from the point of production of the fruit, an amount equal to the cost of transporting the fruit by railway express in less than carload lots from the railway shipping point nearest such point of production to the point of delivery; provided, however, that if the sale is to a buyer in the Ontario Trucking Zone, such amount shall not in any event exceed the cost of transporting the fruit by railway express in less than carload lots from Grimsby, Ontario, to the point of delivery.

PART IV—SALES BY LICENSED SHIPPERS

6. (1) The maximum price at which a licensed shipper may sell any peaches, pears or plums grown in Canada to,

- (a) any wholesale distributor, licensed shipper or trucker;
- (b) any retailer operating a central warehouse separate from his retail outlet or outlets who takes delivery of the fruit at such warehouse; or
- (c) any person who buys the fruit in carload lots;

shall be an amount equal to the maximum price at which a grower may sell the same to such buyer, according to the kind and capacity of the container in which the fruit is packed and sold PLUS,

- (i) if the fruit was grown in Ontario and the sale is to a buyer whose place of business is in the Ontario Trucking Zone, an amount equal to 7 per cent of such grower's maximum price, or
- (ii) if paragraph (i) preceding does not apply, an amount equal to 10 per cent of such grower's maximum price.

(2) The maximum price at which a licensed shipper may sell any peaches, pears or plums grown in Canada to any buyer of a class to which subsection (1) of this Section does not apply, shall be an amount equal to the maximum price at which a grower may sell such fruit to a buyer of that class, according to the kind and capacity of the container in which the fruit is packed and sold.

PART V—SALES BY WHOLESALE DISTRIBUTORS

Maximum Prices of Peaches, Pears and Plums grown in Canada

7. (1) Except as provided in subsection (3), the maximum price at which a wholesale distributor may sell any peaches, pears or plums grown in Canada and purchased by him from a grower, a trucker or a licensed shipper shall be the sum of the following:

- (a) an amount equal to the maximum price, as fixed by this Order, that may be charged him, by his supplier, exclusive of transportation and pre-cooling and/or protective service charges, if any;
 - (b) if his supplier pre-cooled and/or used any protective service and shipped the fruit to him by railway in carload lots, the pre-cooling and/or protective service charges, if any, paid by him;
 - (c) if the wholesale distributor is located in any part of Canada other than the Province of British Columbia and those parts of the Provinces of Ontario and Quebec lying to the south of the 47th parallel of latitude, an allowance for shrinkage of not more than 2 per cent of the sum of items (a) and (b) preceding;
 - (d) if his supplier is not by this Order required to deliver free to him, the actual cost of transporting the fruit from his supplier's farm or country shipping point, as the case may be, to the city, town or village in which he has his place of business but, in any event, at not more than the less than carload lot railway express rate; and
 - (e) a markup not exceeding $12\frac{1}{2}$ per cent of his selling price.
- (2) Except as provided in subsection (3), the maximum price at which a wholesale distributor may sell any peaches, pears or plums grown in Canada and purchased by him from another wholesale distributor shall be the sum of the following:
- (a) the maximum price at which that fruit may be sold to him by his supplier as fixed by subsection(1) preceding; and
 - (b) if his supplier is not by this Order required to deliver free to him, the actual cost of transporting the fruit from his supplier's shipping point to the city, town or village in which he has his place of business but, in any event, at not more than the less than carload lot railway express rate.
- (3) The maximum price at which a wholesale distributor whose place of business is in the Ontario Trucking Zone may sell any peaches, pears or plums grown in Ontario shall be the sum of the following:
- (a) an amount equal to the maximum price, as fixed by this Order, at which a grower could have sold the fruit to him, f.o.b. the grower's country shipping point;
 - (b) an amount equal to the cost of transporting the fruit by railway express in less than carload lots from Grimsby, Ontario, to the city, town or village in which he has his place of business; and
 - (c) a markup not exceeding $12\frac{1}{2}$ per cent of his selling price.

Maximum Prices of Imported Peaches, Pears and Plums

8. The maximum price at which a wholesale distributor may sell any imported peaches, pears or plums, shall be the sum of the following:
- (a) according to the kind and capacity of container in which the fruit is packed and sold, an amount equal to the maximum price, as fixed by this Order, at which a licensed shipper may sell, f.o.b. his shipping point, to a wholesale distributor whose place of business is not in the Ontario Trucking Zone, fruit grown in Canada of the same kind, grade and variety packed in the same kind and capacity of container;
 - (b) an amount equal to the cost, including protective services, of transporting the fruit by railway freight in carload lots to the city, town or village in which his place of business is situated, from Kelowna, British Columbia; provided that if he is selling peaches and his place of business is situated in a part of Canada east of the 88th degree of west longitude, transportation and protective services costs from Grimsby, Ontario, shall apply;
 - (c) a markup not exceeding $12\frac{1}{2}$ per cent of his selling price.

Free Delivery Zones of Wholesale Distributors

9. If the sale is to a buyer whose place of business is within the city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone, the maximum prices fixed by this Part include free delivery to that buyer. On all other sales, such prices are f.o.b. the wholesale distributor's place of business.

PART VI—SALES BY RETAILERS

Maximum Prices of Peaches, Pears and Plums grown in Canada

10. The maximum price at which any person, other than a grower, licensed shipper or trucker may sell at retail any peaches, pears or plums grown in Canada shall be the sum of the following:

- (a) the actual price paid by him for the fruit but not exceeding the maximum price fixed by this Order at which it may be sold to him by his supplier; provided that if he bought the fruit from a grower or a licensed shipper at a price f.o.b. such supplier's country shipping point which is less than the maximum price at which a grower could have sold it f.o.b. his country shipping point to a wholesale distributor, he may treat that maximum price as being the actual price paid by him;
- (b) if his supplier is not required by this Order to deliver free to him, the actual cost incurred by him in transporting the fruit from his supplier's shipping point to the city, town or village in which he has his place of business but, in any event at not more than the less than carload lot railway express rate;
- (c) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450-calculated according to the provisions of that Order; or
- (d) if he purchased the fruit from a grower or licensed shipper at a price not exceeding the maximum price at which such supplier could have sold that fruit to a wholesale distributor, the markup under the markup symbol "J" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order.

Maximum Prices of Imported Peaches, Pears and Plums

11. (1) The maximum price at which any person may sell at retail any imported peaches, pears or plums purchased by him from a wholesale distributor shall be the sum of the following:

- (a) the actual price paid by him for the fruit but not exceeding the maximum price fixed by this Order at which such fruit may be sold to him by his supplier according to the kind and capacity of the container in which it is packed when received by him;
 - (b) if his supplier is not by this Order required to deliver free to him the actual cost of transporting the fruit from his supplier's shipping point to the city, town or village in which he has his place of business but, in any event, at not more than the less than carload lot railway express rate; and
 - (c) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order.
- (2) The maximum price at which any person may sell at retail any peaches, pears or plums imported by him shall be the sum of the following:
- (a) According to the kind and capacity of container in which the fruit is packed and sold, an amount equal to the maximum price at which a licensed shipper may sell, f.o.b. his shipping point, to a wholesale distributor, whose place of business is not in the Ontario Trucking Zone, fruit grown in Canada of the same kind, grade and variety and packed in the same kind and capacity of container;
 - (b) an amount equal to the cost, including protective services, of transporting the fruit by railway freight in carload lots to the point of delivery to him from Kelowna, British Columbia; provided that if he is selling peaches and his place of business is situated in a part of Canada east of the 88th degree of west longitude, transportation and protective services costs from Grimsby, Ontario, shall apply;
 - (c) if he took delivery of the fruit at a point which is not situated within the limits of the city, town or village in which his retail outlet is situated, the amount, if any, paid by him for the transportation of the fruit from such receiving point to such city, town or village;
 - (d) the markup under the markup symbol "J" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order.

SALES AT RETAIL BY WEIGHT AND BY UNIT

12. (1) No person shall sell any peaches, pears or plums by unit or in multiples thereof except when the container in which the fruit was packed when received by him is count marked.

(2) When peaches, pears or plums are priced or sold at retail by unit or in multiples thereof, the number of units as shown by the count mark on the container in which they were packed when received by the retailer shall, for the purpose of determining the maximum price of the fruit in terms of the number of units priced or sold by the retailer, be deemed to be the number of units of the fruit received by the retailer.

(3) Unless otherwise authorized by the Administrator, when any peaches, pears or plums are priced or sold at retail by weight, the net weight of the fruit in the container in which they were packed when received by the retailer shall for the purpose of determining the maximum price of the fruit in terms of the quantity priced or sold be deemed to be

(a) if the fruit was grown in Canada, the net weight for the container in which it is packed set forth in the following table:

TABLE

6 quart heaped basket.....	10½ lbs.
6 quart flat basket.....	8 lbs.
11 quart flat basket.....	15 lbs.
Standard peach box.....	17 lbs.
Standard pear box (wrapped).....	45 lbs.
Standard pear box (unwrapped).....	42 lbs.
Standard plum and prune lug.....	15 lbs.
Half bushel basket.....	25 lbs.
Bushel basket.....	50 lbs.
Other Containers.....	Actual weight

(b) if the fruit was imported, the net weight,

(i) stamped or marked on the container in which it was packed when received by him; or

(ii) if not so stamped or marked, but shown on his supplier's invoice, the net weight as shown on his supplier's invoice; or

(iii) if neither so stamped nor marked nor shown on his supplier's invoice, the actual net weight of the fruit when received by him.

PART VII—GENERAL PROVISIONS

Listed Containers

13. (1) Listed containers are those containers listed in the Schedule hereto and conforming with the requirements of The Fruits, Vegetables and Honey Act.

(2) The maximum price fixed by this Order for any fruit in a listed container is fixed on the basis of the container being well and properly filled according to the provisions of The Fruits, Vegetables and Honey Act. If any listed container is not well and properly filled the container shall be deemed to be an unlisted container and the maximum price shall be determined in accordance with Section 14.

Sales of Unlisted Containers

14. (1) The maximum price at which any person may sell to any class of buyer any peaches, pears or plums in an unlisted container shall be determined on the basis of the maximum price fixed by this Order for sales to the same class of buyer of that grade and variety of fruit packed in its base container according to the relationship which the net weight of the fruit in the unlisted container bears to the standard net weight of the fruit in its base container, cost of container included. For the purposes of this Section the base containers for peaches, pears and plums and the standard net weights thereof shall be as follows:

FOR CANADIAN FRUIT GROWN AND IMPORTED FRUIT SOLD
EAST OF THE 88TH DEGREE OF WEST LONGITUDE

<i>Fruit</i>	<i>Base Container</i>	<i>Standard Net Weight</i>
Peaches	6 quart heaped basket	10½ lbs.
Pears	11 quart flat basket	15 lbs.
Plums	6 quart flat basket	8 lbs.

FOR CANADIAN FRUIT GROWN AND IMPORTED FRUIT SOLD WEST OF THE 88TH DEGREE OF
WEST LONGITUDE

<i>Fruit</i>	<i>Base Container</i>	<i>Standard Net Weight</i>
Peaches	Standard Peach Box	17 lbs.
Pears (unwrapped)	Standard Pear Box	42 lbs.
Pears (wrapped)	Standard Pear Box	45 lbs.
Plums	Standard Lug	15 lbs.

(2) This Section does not apply to sales at retail except when the fruit is sold by the container in the original container in which it was packed when received by the seller. Where a retailer does not sell the fruit in the unbroken original container but in smaller quantities Section 10 or Section 11 shall apply depending on whether the fruit is grown in Canada or imported.

Addition to Maximum Prices for Canadian Grown Storage Pears

15. If any pears, other than Kieffer variety pears, are placed in cold storage and are sold after September 20 in the year in which they are grown and prior to April 1 of the following year the maximum prices fixed by the other provisions of this Order for sales of such pears shall be increased by 5 cents per standard box or 11 quart basket for each month that the pears have actually been in cold storage. However, if the pears have been stored for more than three months the total cold storage charges shall not in any event exceed 15 cents for each such container.

Sales of Imported Fruit Conforming to Canadian Grades

16. Imported peaches, pears or plums which conform to the standards of any grade of Canadian grown fruit referred to in the Schedule hereto, may be priced and sold by the seller as if they had been graded in Canada in accordance with the standards for that grade.

Sales of Fruit Received on Consignment

17. The maximum price at which any person may sell to any buyer any peaches, pears or plums received by him on consignment from any person shall be an amount equal to the maximum price at which he could have sold that fruit to that buyer if he had purchased it from a grower.

Protective Services and Pre-cooling

18. When it is necessary to protect any shipment of peaches, pears or plums by pre-cooling and/or by the use of any customary protective service, the maximum price at which any grower or licensed shipper may sell such shipment shall be that fixed by the other provisions of this Order PLUS the actual cost, but not exceeding the standard or customary charge, for such pre-cooling and/or protective services. The provisions of this subsection shall only apply to shipments in carload lots and such charges must be shown as a separate item on the seller's sales invoice.

PART VIII—RECORDS OF SALES AND PURCHASES

Sales Invoices

19. (1) On every sale of peaches, pears or plums to which this Order applies, other than a sale at retail, the seller shall at the time of delivery of the fruit furnish the buyer with an invoice showing:

- (a) the names and identifying addresses of the seller and the buyer and the date of sale;
- (b) the quantity sold and the price per container charged;

(c) the kind and grade, if sold by grade, of the fruit and in the case of pears, the variety; and

(d) the kind of container and the capacity of the container if it is a basket.

(2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

20. (1) Every person other than the importer of imported peaches, pears or plums who buys any peaches, pears or plums for resale shall at the time of delivery of the fruit to him, obtain from his supplier an invoice completed in accordance with the provisions of subsection (1) of Section 19 covering that transaction.

(2) Every person who imports any peaches, pears or plums shall, before selling such fruit, record on the invoice furnished by his supplier any of the particulars referred to in subsection (1) of Section 19 which are not recorded on that invoice when it is received by him.

(3) Every person who buys any domestic or imported peaches, pears or plums for resale shall, at the time of delivery of the fruit to him, obtain a receipted bill covering any amount paid by him for the transportation of the fruit.

Retention and Inspection of Invoices and Transportation Receipts

21. Every duplicate copy of an invoice which a seller of peaches, pears or plums is required by this Order to make and keep and every invoice and transportation bill or receipt which a person who buys any such fruit obtains, shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

Sales Slips on Sales at Retail

22. Every person who sells any peaches, pears or plums at retail shall upon request of the buyer furnish him with a sales invoice showing the date of sale, the seller's name and address, the quantity sold and the price charged.

Dated at Ottawa, this 17th day of July, 1946.

E. J. CHAMBERS,
Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-2059

*Maximum Prices (in dollars) for Sales of Peaches, Pears and Plums
By Growers*

- (1) To licensed shippers, wholesale distributors, truckers, to any retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery at such warehouse and to any person who buys in carload lots, are listed in Column 1;
- (2) To any class of buyer other than those referred to in (1) above and (3) below are listed in Column 2; and
- (3) To consumers are listed in Column 3.

ALL PRICES INCLUDE FREE DELIVERY TO A BUYER WITHIN 15 ROAD MILES OF SELLER'S FARM OR COUNTRY SHIPPING POINT. IN OTHER CASES THEY ARE F.O.B. HIS COUNTRY SHIPPING POINT

PEACHES (all varieties)

Package	Grade	Col. 1	Col. 2	Col. 3
6 qt. Heaped bkt (see note)	No. 1 or Select.....	.70	.80	1.07
6 qt. " " " " " "	Any other grade or ungraded..	.55	.63	.84
6 qt. Flat covered basket..	No. 1 or Select.....	.55	.63	.84
6 qt. " " " " " "	Any other grade or ungraded..	.45	.51	.68
6 qt. Open basket (see note)	No. 1 or Select.....	.55	.63	.84
6 qt. " " " " " "	Any other grade or ungraded..	.45	.51	.68
11 qt. Flat covered basket..	No. 1 or Select.....	1.00	1.14	1.52
11 qt. " " " " " "	Any other grade or ungraded..	.80	.91	1.21
11 qt. Heaped basket.....	No. 1 or Select.....	1.15	1.31	1.75
11 qt. " " " " " "	Any other grade or ungraded..	.90	1.03	1.37
Half bushel basket.....	No. 1 or Select.....	1.65	1.89	2.52
" " " " " "	Any other grade or ungraded..	1.35	1.54	2.05
Bushel basket.....	No. 1 or Select.....	3.15	3.60	4.80
" " " " " "	Any other grade or ungraded..	2.50	2.86	3.81
Standard Peach box.....	No. 1 Select or Fancy.....	1.17	1.34	1.79
" " " " " "	Any other grade or ungraded..	1.00	1.14	1.52

PEARS IN BASKETS (all varieties except Kieffers)

Package	Grade	Col. 1	Col. 2	Col. 3
6 qt. Heaped bkt (see note)	No. 1.....	.65	.74	.99
6 qt. " " " " " "	Any other grade or ungraded..	.50	.57	.76
6 qt. Flat covered basket..	No. 1.....	.55	.63	.84
6 qt. " " " " " "	Any other grade or ungraded..	.40	.46	.61
6 qt. Open basket (see note)	All grades or ungraded.....	.50	.57	.76
11 qt. Flat covered basket..	No. 1.....	.95	1.08	1.44
11 qt. " " " " " "	Any other grade or ungraded..	.70	.80	1.07
Half bushel basket.....	No. 1.....	1.60	1.83	2.44
" " " " " "	Any other grade or ungraded..	1.20	1.37	1.83
Bushel basket.....	No. 1.....	3.05	3.49	4.65
" " " " " "	Any other grade or ungraded..	2.25	2.57	3.43

PEARS IN BASKETS (Kieffers)

Package	Grade	Col. 1	Col. 2	Col. 3
6 qt. Heaped bkt (see note)	No. 1.....	.45	.51	.68
6 qt. " " " " " "	Any other grade or ungraded..	.35	.40	.53
6 qt. Flat covered basket..	No. 1.....	.38	.43	.57
6 qt. " " " " " "	Any other grade or ungraded..	.28	.32	.43
6 qt. Open basket (see note)	All grades or ungraded.....	.35	.40	.53
11 qt. Flat covered basket..	No. 1.....	.60	.68	.91
11 qt. " " " " " "	Any other grade or ungraded..	.45	.51	.68
Half bushel basket.....	No. 1.....	1.10	1.26	1.68
" " " " " "	Any other grade or ungraded..	.85	.97	1.29
Bushel basket.....	No. 1.....	2.00	2.29	3.05
" " " " " "	Any other grade or ungraded..	1.50	1.71	2.28

PEARS IN STANDARD BOXES

	Col. 1	Col. 2	Col. 3
<i>Group 1. Bartlett, Anjou, Bose, Winter Nelis</i>			
Wrapped—Extra fancy (Anjou only).....	2.95	3.37	4.49
Wrapped—Fancy.....	2.55	2.92	3.89
Wrapped—Any other grade or ungraded.....	2.14	2.44	3.25
<i>Group 2. Flemish Beauty and all other varieties not in Grp. 1</i>			
Wrapped—Fancy.....	2.14	2.44	3.25
Wrapped—Any other grade or ungraded.....	1.84	2.10	2.80
Unwrapped—Any other grade or ungraded.....	1.71	1.95	2.60

PLUMS AND FRESH PRUNES (all varieties)

Package	Grade	Col. 1	Col. 2	Col. 3
6 qt. Heaped bkt (see note)	Any grade or ungraded.....	.60	.68	.91
6 qt. Flat covered basket..	Any grade or ungraded.....	.53	.60	.80
6 qt. Open basket (see note)	Any grade or ungraded.....	.50	.57	.76
11 qt. Flat covered.....	Any grade or ungraded.....	.90	1.03	1.37
Half bushel basket.....	Any grade or ungraded.....	1.55	1.77	2.36
Bushel basket.....	Any grade or ungraded.....	2.95	3.37	4.49
Standard lug.....	Any grade or ungraded.....	.97	1.11	1.48
Four basket crate.....	Any grade or ungraded.....	1.50	1.71	2.28

NOTE:

1. The maximum prices in this schedule include cost of containers.
2. For prices of fruit in containers not listed in this schedule see Section 14.
3. The 6 qt. Heaped basket referred to in the schedule means the package commonly called the "6 qt. leno". It is a heaped pack covered and held in place by netting, cellophane, pliofilm or other authorized material. For No. 1 grade of Peaches a 3 layer pack held in place by a cardboard band will also qualify.
4. The 6 qt. Open basket referred to in the schedule means a 6 qt. basket well filled but without cover, such as is commonly sold on farmers' markets.

PART IV
Wartime Industries Control Regulations
(Reconstruction and Supply)

DEPARTMENT OF RECONSTRUCTION AND SUPPLY
COAL CONTROLLER

ORDER No. COAL 24A

**(Order No. Coal 24—Prohibited Uses of Bituminous Coal in Ontario and
Quebec—Rescinded)**

Dated July 17, 1946

Pursuant to the powers conferred by Order in Council P.C. 1752 of March 5, 1943,
and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Coal Controller's Order No. Coal 24, dated May 13, 1946, is rescinded.

F. G. NEATE,
Deputy Coal Controller.

PART V

Export Permit Branch
(Trade and Commerce)**Export Permit Branch Order No. 146**

OTTAWA, July 18, 1946.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 4, as amended, the undersigned hereby orders:

1. That Annex No. 1 to Export Permit Branch Order No. 103 of November 22, 1944, be amended in respect of the item Paper and Board Manufactures by excluding therefrom "shipping containers of solid fibre or corrugated, fabricated or semi-fabricated, in any form, including liners, interior fittings and sheets or rolls for wrapping or packaging", so that all shipments of such containers, valued in excess of \$5, will be subject to the requirement of an export permit when consigned to any destination.

2. That Group 9 of the Export Permit Regulations of April 30, 1945, be amended by the deletion therefrom of Jewellery, so that an export permit will no longer be required for this commodity when shipped from Canada to any destination specified in Clause 5 (a) of the Export Permit Regulations.

3. That this Order shall come into force and have effect on and after July 22, 1946.

JAS. A. MacKINNON,
Minister of Trade and Commerce.

VOLUME III, No. 5



August 5, 1946

STATUTORY ORDERS AND REGULATIONS, 1946

Published under authority of Order in Council P.C. 10793 of
26th November, 1942, as amended by Order in Council
P.C. 7225 of 3rd December, 1945

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER, C.M.G., B.A., L.Ph.,
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
CONTROLLER OF STATIONERY
1946

Price 10 cents

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ERRATA:—

Statutory Orders and Regulations 1946, Vol. III, No. 2—

Administrator's Order No. A-2041—page 53, Schedule Part I, Group H—item 4 should read:—

“Brooms made of corn, bassine, bahia, bass and palmyra.”

item 5 should read:

“Brooms made of fibre, horse hair, nylon, bristle or any mixture of these materials.”

ERRATA:—*Conc.*

Statutory Orders and Regulations 1946, Vol. III, No. 3—

Order No. 642—page 105 Schedule A, Group F, item 93 should read:

“ bahia bass or palmyra.”

Page 116, Schedule C, 2 (6) should read:

“(6)—Stockings.”

Order No. 645—page 118, Section 2 (b) should read:

“ “shipping cases” mean ”

Administrator's Order No. A-2032, page 134, Schedule “B” “Shank Bone-in”—price of zones 9-13 should read:

“9.25” and price for zone 15 should read: “9.50.”

Administrator's Order No. A-2049, page 155—Schedule “D”, Toronto Area

“II. Stewing Beef or Minced Beef Boneless” “utility cut” insert “.19”.

Winnipeg Area: “8. Chuck Steaks or Roasts” plain cut, insert “.20”

Administrator's Order No. A-2056, page 161—Schedule—should read:

“	(1) Certified (Grade A)—	48 cans of 1 lb. talls	
	Canned Sockeye Salmon	or flats	14 to 16 oz. \$17.85
		96 cans of ½ lb. flats..	7 to 8 oz. 19.15
	(2) Certified (Grade A)	48 cans of 1 lb. talls,	
	Canned Cohoe, Red Springs, Blue	or flats	14 to 16 oz. 13.10
	back, Steelhead, Jack Spring	96 cans of ½ lb. flats..	7 to 8 oz. 14.40”
	Salmon.		

PART IV

WARTIME INDUSTRIES CONTROL REGULATIONS

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PART I

Orders in Council

Order in Council amending P.C. 5653, 2 July, 1942, *re* subsidies to steamship operators

P.C. 3020

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 25th day of July, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

WHEREAS the Minister of Trade and Commerce reports that it is necessary, by reason of the continued existence of the national emergency arising out of the war with Germany and Japan, for the purpose of maintaining and regulating transportation to ensure economic stability and an orderly transition to conditions of peace, to amend the regulations established by Order in Council P.C. 5653 dated July 2, 1942, which provide for the payment of additional subsidies to steamship operators, to authorize the payment of such subsidies notwithstanding an increase in freight or passenger rates, or both, if the said increase has been approved by the Minister of Trade and Commerce and by the Wartime Prices and Trade Board, and notwithstanding the fact that increases under contractual subsidies paid by the Department have been increased since January 1, 1942;

Now, THEREFORE, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under the authority of the National Emergency Transitional Powers Act—Chapter 25—Statutes of 1945, is pleased to amend Regulation 1 made by the said Order in Council P.C. 5653 of July 2, 1942, and it is hereby amended by deleting from paragraph (i) thereof the words "not increased since January 1, 1942", and by adding to paragraph (ii) thereof the following words:

"or if any of the said rates has been increased, and the said increase has been made with the approval of the Minister of Trade and Commerce and also, if and where necessary, by the Wartime Prices and Trade Board,".

A. M. HILL,

Asst. Clerk of the Privy Council.

Consolidation of Supplementary Regulations respecting the Wartime Prices and Trade Board—and revocation of certain Orders in Council

P.C. 3122

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 25th day of July, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

WHEREAS the Minister of Finance represents that it is desirable that certain Orders in Council made under the authority of the War Measures Act to assist the Wartime Prices and Trade Board and that are no longer necessary be rescinded; and

That other Orders in Council similarly made to assist the said Board which do not need to be continued in force in their present form under the authority of Parliament but the provisions of which in whole or in part are still necessary in the national interest should, for the information and convenience of Parliament and the public, be consolidated as hereinafter set forth;

Now, THEREFORE, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and pursuant to powers conferred by the National Emergency Transitional Powers Act, 1945, is pleased to order and doth hereby order as follows:

1. The members, officers, administrative officials and employees of the Wartime Prices and Trade Board who were temporarily appointed to office by or with the approval of the Governor in Council or the Treasury Board under the authority of the War Measures Act and who are still in office at the date hereof are hereby confirmed in office to be held during pleasure at the remuneration and on the terms in effect at the date hereof, subject to such alteration thereof as may be made hereafter by or with the approval of the Governor in Council or the Treasury Board.

2. Subject to paragraph 1 preceding, all Orders of the Governor in Council made under the authority of the War Measures Act appointing or approving the appointment of the members, officers, administrative officials and employees aforesaid are hereby rescinded.

3. The Orders in Council set forth in Part I of the Schedule to this order are hereby rescinded.

4. The Orders in Council set forth in Part II of the Schedule hereto are hereby rescinded and the regulations hereinafter set forth are made, established and substituted therefor.

CONSOLIDATION OF SUPPLEMENTARY REGULATIONS RESPECTING THE WARTIME PRICES AND TRADE BOARD

Title

1. These regulations as amended from time to time may be cited as Consolidated Supplementary Regulations for the assistance of the Wartime Prices and Trade Board.

Offences and Penalties

2. Any person who contravenes or fails to observe any of these regulations or any order, requirement, direction or prescription made or issued under the authority of these regulations shall be guilty of an offence which shall be deemed to be an offence under the Wartime Prices and Trade Regulations the provisions of which relating to prosecutions, penalties, proof and evidence shall extend and apply to such offence.

Allocation of Duties

3. In any case in which the Governor in Council or the Treasury Board has heretofore approved or hereafter approves the appointment by the Wartime Prices and Trade Board of any particular person as a Co-ordinator, Deputy Co-ordinator, Administrator, Deputy Administrator, Director or to any office with other title, such Board may from time to time re-allocate the goods or services in respect of which any such person shall perform his duties and exercise his powers, re-assign to any such person powers and duties in respect of goods and services and designate any such person by such altered title as the Board deems to be desirable.

4. The Wartime Prices and Trade Board may appoint as an Administrator or Deputy Administrator, to exercise such powers and perform such duties as the Board may assign to him from time to time, any Controller or Deputy Controller appointed by the Governor in Council on the recommendation of the Minister of Munitions and Supply or the Minister of Reconstruction and Supply; and the provisions of Section 3 hereof shall apply to any such Administrator or Deputy Administrator.

5. A Deputy Chairman of the Wartime Prices and Trade Board shall have authority to exercise and perform all powers and duties conferred on or assigned

to the Chairman of such Board; and the said Board may appoint any person as an Acting Chairman of the Board to exercise and perform under such title the said powers and duties during the absence of the Chairman and Deputy Chairman.

Furnishing of Information

6. (1) In order to avoid requiring persons engaged in business to duplicate their labour in furnishing information required by the Dominion Bureau of Statistics for the purposes of the Statistics Act and also required by the Wartime Prices and Trade Board for its purposes, the Dominion Bureau of Statistics, notwithstanding the provisions of Section 15 of the Statistics Act, is hereby authorized to make available to the Wartime Prices and Trade Board, when requested so to do by such Board in writing over the signature of the Chairman or Secretary thereof, all information in the possession of the said Bureau in any way relating to the business of any individual person or establishment.
- (2) The said Board, in respect of all information so made available to it, shall take adequate measures to afford proper protection of the interests of the aforesaid individual person or establishment against his competitors or other persons who might use such information to his detriment or disadvantage.
- (3) No information made available by the said Bureau to the said Board under the provisions hereof shall be used by or on behalf of the said Board as evidence in any Court.

7. In order that the Wartime Prices and Trade Board may discharge its duties and responsibilities respecting control of prices, adequate supplies and equitable distribution of goods, and respecting payment of subsidies, subventions or bonuses to trades and industries to ensure adequate supply for Canadian requirements, and in order that such Board to that end may obtain from persons engaged in business the necessary financial statements and other returns of a confidential nature in such circumstances as will ensure that the contents thereof and the identity of such persons shall be confidential and not subject to disclosure to the prejudice of such persons,

- (a) every person shall furnish to the Wartime Prices and Trade Board, in such form and within such time as that Board may prescribe, such profit and loss statements, balance sheets or other information, financial or otherwise, as the Board may from time to time require or request, and upon oath or affirmation if the Board so requires or requests;
- (b) the Board shall take adequate measures to prevent information furnished to it under this Section from being communicated or revealed to competitors of the person furnishing the information or to any other person who might use the information to the detriment or disadvantage of the person furnishing it;
- (c) no person shall communicate or reveal any information furnished to the Board under this Section to any person other than the Chairman, a Deputy Chairman, the Chief of the Prices Division of the Board or a person charged with the duty of supervising or preparing reports, summaries or other compilations of information without the consent in writing of the person by whom it was furnished; and
- (d) no person shall include in any report, summary, compilation or publication any information furnished pursuant to this Section in such manner as to enable any person to identify such information as relating to any individual person, business or undertaking.

8. In order that requirements respecting maximum prices may be enforced in respect of imported goods to the same extent as domestic goods, the importer of such goods as may be designated from time to time by the Minister of National Revenue on the recommendation of the Wartime Prices and Trade Board shall furnish with the relative Customs entry document such additional information as such Minister may direct and in such form as he may require; and, notwithstanding any of the provisions of the Customs Act, such information may be transmitted to the Wartime Prices and Trade Board.

Courts of Rental Appeals

9. Notwithstanding anything contained in the Judges Act or in any other statute or law of Canada or of any province, a Judge or other person holding judicial office, whether federal or provincial, heretofore or hereafter appointed by the Wartime Prices and Trade Board as a Court of Rental Appeals, pursuant to powers conferred by the Wartime Leasehold Regulations established by Order in Council P.C. 9029 of the 21st day of November, 1941, as amended, shall be paid out of the allotment for the Wartime Prices and Trade Board from moneys provided by Parliament, for each day on which he is actually engaged on hearing such appeals and applications, a sum by way of a supplement for additional duties, to be approved by the Treasury Board, together with his transportation expenses (including automobile) attending and returning from any place other than his place of residence in the performance of the duties aforesaid.

Local Ration Boards

10. (1) Municipalities shall be reimbursed for the following expenses and costs incurred in connection with the operation of Local Ration Boards established by the Wartime Prices and Trade Board:
- (a) expenses incurred in securing the services of part or full time secretarial, stenographic and clerical help, or the services of casual employees, at rates which shall not exceed prevailing rates of pay or compensation in the locality;
 - (b) expenses incurred in renting necessary office space, altering buildings, providing heat, light, telephone, janitor and other building services required in connection with the operation of the said Local Ration Boards;
 - (c) expenses incurred in securing office supplies, stationery and postage used in connection with the operation of the said Local Ration Boards;
 - (d) travelling and other out-of-pocket expenses necessarily incurred in connection with the operation of the said Local Ration Boards; and
 - (e) costs incurred in the necessary purchase or rental of furniture and other office equipment used in the operation of the said Local Ration Boards.
- (2) Accounts for costs and expenses as provided in subsection (1) preceding shall be submitted monthly to the Wartime Prices and Trade Board by the municipality in such detail as may be approved by the Comptroller of the Wartime Prices and Trade Board, and such accounts shall be approved by the Director of Local Ration Boards of the Consumer Rationing Administration of the said Board or by such other persons as may be designated by the Comptroller of the said Board; provided that in the event of disagreement between officers of the Wartime Prices and Trade Board and any municipality in regard to any item of expenses, including rates of pay or compensation, the question shall be referred to the Treasury Board and the Treasury Board's decision shall be final.
- (3) Payments to municipalities as provided herein shall be charged to the allotment for the Wartime Prices and Trade Board from moneys provided by Parliament.
- (4) All furniture and office equipment and all unused supplies of stationery and other office supplies acquired by municipalities in connection with the operation of the said Local Ration Boards, for which reimbursement is provided herein, shall be the property of and shall be held subject to the orders of the Crown in the right of the Dominion of Canada.

Departmental Repayment of Subsidy

11. (1) In this Section,
- (a) "corporation" means the Commodity Prices Stabilization Corporation, Ltd.;

- (b) "subsidiary" means Wartime Food Corporation Limited;
 - (c) "subsidy" means a subsidy, subvention, bonus or other sum granted by the corporation or by the subsidiary, either by payment in cash or by sales by the corporation or subsidiary at prices below cost;
 - (d) "subsidized goods" means goods of a class or kind designated by the corporation or subsidiary as a class or kind of goods
 - (i) in respect of which a subsidy is or has been granted, or
 - (ii) the cost of production of which is or has been reduced by a subsidy granted in respect of some other class or kind of goods.
- (2) Notwithstanding any other law, any Department of His Majesty's Government in Canada is hereby authorized to agree with the corporation on the approximate amount of subsidy, whether granted by the corporation or by the subsidiary, that is involved in any subsidized goods heretofore or hereafter purchased by or on behalf of such Department or any agency thereof, and to pay such agreed amount to the corporation.
 - (3) Notwithstanding any other law, in the case of any subsidized goods heretofore or hereafter purchased by any Department for the purposes of any other Department or Departments or purchased for the purposes of two or more Departments, all such Departments are hereby authorized to agree jointly on the approximate amount of subsidy, whether granted by the corporation or by the subsidiary, that is involved in any of such goods and to share payment of such amount to the corporation.
 - (4) Any amount paid to the corporation under the authority of this Order representing the approximate amount of a subsidy granted by the subsidiary shall be received by the corporation to the account of the subsidiary. All amounts paid to the corporation under authority of this Order or under authority of Order in Council P.C. 5518, dated July 16, 1943, shall be applied in carrying out the terms of the agreement between the corporation, the subsidiary and His Majesty, dated the 18th day of July, 1942, as amended, and of carrying out any of the objects or powers of the corporation.

Repayment of Subsidy Deductible from Taxable Income

12. Notwithstanding the laws of the Dominion of Canada as herein below mentioned, imposing taxation, sums paid by any person to the Commodity Prices Stabilization Corporation, Ltd., by voluntary act or pursuant to any Order in Council or pursuant to any arrangement, agreement or undertaking with or by direction of the said corporation, the Canadian Wheat Board, or any other department or agency of His Majesty's Canadian Government, representing return of financial assistance given by the said corporation or Canadian Wheat Board or given by any department or agency of His Majesty's Canadian Government for the purpose of facilitating the supply and distribution of goods at stabilized prices, are and shall be proper deductions from the taxable income (of which the financial assistance forms a part) of the person making such payment in so far as the Income War Tax Act and the Excess Profits Tax Act are concerned.

A. M. HILL,
Asst. Clerk of the Privy Council.

SCHEDULE

PART I

Orders in Council Wholly Rescinded by Within Order

1. P.C. 1384 of April 9, 1940, authorizing the Wool Administrator to prescribe the weighted average price for cross-bred wools.
2. P.C. 3555 of July 20, 1940, establishing regulations respecting wool.
3. P.C. 5468 of October 9, 1940, establishing regulations respecting oils.
4. P.C. 8707 of November 7, 1941, authorizing the giving of jurisdiction over other goods to the Wool Administrator.
5. P.C. 504 of January 23, 1943, transferring cork, metal and sundry supplies to jurisdiction of Wartime Prices and Trade Board.
6. P.C. 2752 of April 17, 1945, approving the guarantee by Commodity Prices Stabilization Corporation of Coal purchases in 1945.

PART II

Orders in Council Rescinded and Substituted by Within Order

1. P.C. 2247 of March 23, 1942, providing for re-allocation of duties of Administrators and other persons, as amended by:
P.C. 18/4857 of June 15, 1943.
Replaced by Section 3 of within Regulations.
- 2 and 3. P.C. 9863 of December 16, 1941, providing for appointment of named Controllers as Administrators, and P.C. 4110 of May 18, 1943, providing for appointment of other Controllers as Administrators.
Replaced by Section 4 of within Regulations.
4. P.C. 7990 of October 13, 1944, providing for Acting Chairman of Wartime Prices and Trade Board.
Replaced in part by Section 5 of within Regulations.
5. P.C. 2363 of March 27, 1942, respecting furnishing of information by Dominion Bureau of Statistics.
6. P.C. 3238 of May 22, 1944, respecting furnishing of information to Wartime Prices and Trade Board.
Replaced by Section 7 of within Regulations.
7. P.C. 7878 of October 13, 1944, respecting furnishing of information by importers.
Replaced by Section 8 of within Regulations.
8. P.C. 7431 of September 21, 1943, respecting payment of war duties supplement to Courts of Rental Appeals.
Replaced by Section 9 of within Regulations.
9. P.C. 24/11590 of December 23, 1942, providing for the expenses of Local Ration Boards.
Replaced by Section 10 of within Regulations.
10. P.C. 625 of February 1, 1944, respecting repayment of subsidy by Government Departments purchasing subsidized goods.
Replaced by Section 11 of within Regulations.
11. P.C. 777 of February 14, 1944, providing that repayments of subsidy are deductible from taxable income.
Replaced by Section 12 of within Regulations.

Order in Council revoking the appointment of a Controller of
Joseph Stokes Rubber Co.

P.C. 3158

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 25th day of July, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

WHEREAS by Order in Council P.C. 2852 of July 9, 1946, William John Bennett of Ottawa, Ontario, Executive, was appointed Controller of the business, undertaking, affairs and operations of Joseph Stokes Rubber Company Limited of Welland, Ontario;

AND WHEREAS as recited in the said Order in Council, the Company had taken steps to cease production of asphalt containers, hard rubber containers and hard rubber covers and plugs, and had so advised its customers, and the purpose of the appointment of the said Controller was to ensure the adequate and proper production of the said supplies;

AND WHEREAS the Company has given a written undertaking to maintain the production of the said articles and it is therefore deemed desirable to revoke the said Order in Council.

NOW, THEREFORE, His Excellency the Governor General in Council, on the recommendation of the Minister of Reconstruction and Supply and under and by virtue of the powers conferred by the National Emergency Transitional Powers Act, the Department of Munitions and Supply Act and the Department of Reconstruction and Supply Act and other enabling powers, is pleased to order as follows:

1. Order in Council P.C. 2852 of July 9, 1946, is hereby revoked effective on and from the date of publication of this Order in the *Canada Gazette*;

2. Such revocation shall be without prejudice to any acts done by the said William John Bennett prior to such revocation becoming effective in the course of or as incidental to the exercise or discharge of any of his powers, authorities, rights and duties as such Controller or to any rights, privileges or immunities in respect thereof possessed by or vested in the said Controller under or by virtue of such Order in Council.

A. M. HILL,
Asst. Clerk of the Privy Council.

Order in Council extending the time during which certain civil
servants may elect to contribute under the Civil Service
Superannuation Act in respect of temporary service

P.C. 41/3183

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 27th July, 1946.

The Board recommend that, under the authority of the National Emergency Transitional Powers Act, 1945, the undermentioned officers, who, by reason of absence on leave without pay for military service, were unable to elect to contribute for their temporary service within the period of one year prescribed by Section 5 (1) of the Civil Service Superannuation Act, be granted a further period, to the dates stated, in which to elect to contribute for their non-contributory service:

<i>Name</i>	<i>Rank</i>	<i>Department</i>	<i>Effective</i>
Charles Albert Eaves	Agricultural Scientist, Grade 2	Agriculture	May 21, 1946
Norfolk N. Drury	Hospital Nursing Orderly, Grade 3	Veterans Affairs	May 27, 1946
Gordon W. Heatherington	Clerk, Grade 3	Mines and Resources	June 25, 1946
James W. Cook	Postal Clerk	Post Office	June 26, 1946
Kenneth J. Harris	Postal Clerk	Post Office	June 27, 1946
John Henry Donnelly	Postal Clerk	Post Office	June 28, 1946
Jos. Maurice W. Taschereau	Clerk, Grade 2	Public Works	July 2, 1946
David I. Wilson	Postal Clerk	Post Office	July 2, 1946

A. M. HILL,
Asst. Clerk of the Privy Council.

Order in Council re-appointing W. J. Callaghan to the Tariff Board

P.C. 46/3183

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 27th July, 1946.

The Board recommend that, under the authority of The National Emergency Transitional Powers Act, 1945, W. J. Callaghan, Commissioner of Tariff, be re-appointed as a Temporary Member and Temporary Vice-Chairman of The Tariff Board, to serve without remuneration, effective July 29, 1946.

A. M. HILL,
Asst. Clerk of the Privy Council.

Order in Council providing for alternate members of provincial boards administering the Wartime Labour Relations Regulations

P.C. 3220

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 30th day of July, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

WHEREAS it is considered advisable to make provision for the appointment of alternate members of provincial boards established pursuant to agreements entered into by the Minister of Labour with the Governments of certain provinces of Canada to administer the Wartime Labour Relations Regulations within the province;

THEREFORE, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of The National Emergency Transitional Powers Act, 1945, is pleased to make and doth hereby make the following Order to be effective as of the 29th July, 1946;

ORDER

The Governor in Council may appoint a person who is representative of employers or employees to act as an alternate member of any provincial board established to administer the Wartime Labour Relations Regulations (Order in Council P.C. 1003 of February 17, 1944) in any province, in the absence of a member so appointed as representative of employers or employees, and while so acting, an alternate member shall be deemed to be a member of such provincial board.

A. M. HILL,
Asst. Clerk of the Privy Council.

Order in Council appointing W. S. Lee an alternate member of the
Nova Scotia Wartime Labour Relations Board

P.C. 3221

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 30th day of July, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

WHEREAS it is deemed necessary to appoint an alternate member of the Nova Scotia Wartime Labour Relations Board established by Order in Council P.C. 5001 of June 30, 1944, to administer the Wartime Labour Relations Regulations, in the Province of Nova Scotia;

AND WHEREAS provision for the appointment of alternate members of such Boards has been made by Order in Council P.C. 3220 of July 30, 1946;

THEREFORE, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour is pleased to appoint and doth hereby appoint Mr. W. Stanley Lee, of O'Leary and Lee, Limited, Halifax, Nova Scotia, as an alternate member of the Nova Scotia Wartime Labour Relations Board for the Province of Nova Scotia, to act in the absence of any member of the said Board appointed as representative of employers; such appointment to be effective as of July 29, 1946.

(The following members of the Nova Scotia Wartime Labour Relations Board are deemed to be representative of employers, namely: Sidney C. Miffin, Esq., and A. W. Schwartz, Esq.)

A. M. HILL,

Asst. Clerk of the Privy Council.

Order in Council amending P.C. 2556, 20th June, 1946, which
appointed a Controller to carry on shipping operations, etc.

P.C. 3231

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 30th day of July, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the National Emergency Transitional Powers Act, 1945, is pleased to amend Order in Council of the 20th June, 1946 (P.C. 2556) appointing a Controller to carry on the shipping operations of a number of persons, firms and corporations engaged in the shipping business on the Great Lakes and St. Lawrence waterways, and it is hereby amended, with effect the 24th June, 1946, by adding to Section 10 thereof the following:

"provided that the Controller shall have, in any event, authority on behalf of each of the aforesaid persons, firms or corporations, to extend the term of any collective agreement entered into by such person, firm or corporation with bargaining representatives of employees of such person, firm or corporation employed in shipping operations as aforesaid, and subsisting at May 24, 1946, for a period up to and pending the execution of a further collective agreement between such person, firm or corporation and the said bargaining representatives of such employees or any new bargaining representatives substituted therefor pursuant to the Wartime Labour Relations Regulations or until the authority of the Controller in respect of such person, firm or corporation under this Order is revoked, whichever shall first occur."

A. M. HILL,

Asst. Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF AGRICULTURE

DAIRY PRODUCTS BOARD

ORDER No. 88

THE DAIRY PRODUCTS BOARD HEREBY ORDERS:

(1) That seventy-five per cent (75%) of all roller process dry skimmilk manufactured after the 31st of July, 1946, in establishments in the Province of Ontario and Quebec, licensed to manufacture concentrated milk products for human consumption, shall be tendered to and sold through the Dairy Products Board for export to the United Kingdom Ministry of Food.

(2) That the seventy-five per cent (75%) of dry skimmilk tendered to and sold through the Dairy Products Board must be of First or Second Grade according to standards as established by the Dairy Products Board.

Made at Ottawa this 25th day of July, 1946.

J. F. SINGLETON,
Chairman.

DEPARTMENT OF NATIONAL REVENUE

W.M. No. 39

Eighth Revision

Supplement No. 44

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 20th July, 1946.

To Collectors of Customs and Excise, and others concerned:

Export Permits

By Export Permit Branch Order No. 146, effective as from July 22, 1946, the following changes are made in the Export Control Schedule of Commodities:

- (a) Export permit control is reimposed on "shipping containers of solid fibre or corrugated, fabricated or semi-fabricated, in any form, including liners, interior fittings and sheets or rolls for wrapping or packaging", so that an export permit will be required for all such shipments, valued in excess of \$5, when consigned to any destination.
- (b) The item Jewellery is deleted from Group 9 of the Schedule of Commodities so that shipment on export permit will no longer be required for this item when shipped to any area specified in Clause 5 (a) of the Export Permit Regulations.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

WM No. 66
 Supplement No. 5
MEMORANDUM
 CUSTOMS DIVISION

OTTAWA, 25th July, 1946.

To Collectors of Customs and Excise, and others concerned:

Export of Cattle

Accredited veterinarians are required to issue certificates of health in connection with cattle imported into the United States. Frequently these certificates bear definite indication as to whether the cattle under consideration are of the dairy class or "pure-breeds especially sold for breeding purposes." Customs officers checking these exports may rely to a certain extent on the information contained in these certificates. If, however, there is any doubt as to the eligibility of the cattle for export the shipment should be held and the Customs officer should get in touch with the nearest Dominion Government veterinarian in order that he may pass on them personally and thus make sure that the regulations are not being evaded.

Particular attention should be given to all shipments of cattle destined to the United States as there is a strong incentive at the present time to secure cattle suitable for butchering rather than for the special purpose under which they are permitted export.

D. SIM,
*Deputy Minister of National Revenue,
 Customs and Excise.*

DEPARTMENT OF TRANSPORT

TRANSPORT CONTROLLER

ORDER No. T.C. 16-F

Fruit and Vegetable Order

Pursuant to the powers conferred by Order in Council P.C. 4487 dated June 9, 1942, and regulations made thereunder, and with the concurrence of the Wartime Prices and Trade Board, and in order to assure maximum use of refrigerator equipment for the transport of perishable goods it is ordered:—

1. That Order No. T.C. 15-F of the Transport Controller of April 10, 1946, suspending to September 16, 1946, the operation of Order No. T.C. 11-F of December 26, 1945, and Sections 2 and 3 of Order No. T.C. 05-F of November 18, 1942, is hereby revoked effective as from 12.01 A.M. the first day of August, 1946.
2. That Order No. T.C. 05-F of November 18, 1942, as amended by Order No. T.C. 11-F of December 26, 1945, be further amended by striking out the following words in paragraph (2) thereof, namely: "or placement as defined in Supplement No. 6 to Agent I.M. Harper's Tariff C.T.C. No. E.T. 1111/ for passenger refrigerator cars" and substituting therefor the following: "or placement as defined by Agent G. H. Griffin's Tariff C.T.C. No. E.T. 3385 for passenger refrigerator cars".
3. That Order No. T.C. 05-F as amended by T.C. 11-F and as hereby amended and T.C. 05-F-1 of May 20, 1943, shall be and remain in full force and effect as from 12.01 A.M. August 1, 1946.

Dated at Ottawa, July 23, 1946.

B. S. LIBERTY,
Transport Controller.

CONCURRED:

DONALD GORDON,
Chairman, Wartime Prices and Trade Board.

PART III
Wartime Prices and Trade Board
(Finance)

REPAYMENT OF SUBSIDY NOTICE RS-42

(Consolidation)

COMMODITY PRICES STABILIZATION CORPORATION LTD.

Effective July 1, 1946

TAKE NOTICE that the Notices heretofore published pursuant to Order in Council P.C. 5518, dated July 16, 1943, respecting repayment of subsidies (viz. RS-32 to RS-41, inclusive) are hereby rescinded.

TAKE NOTICE that the classes and kinds of goods described hereunder have been and are hereby designated as "subsidized goods" for the purpose of Order in Council P.C. 5518 of July 16, 1943, respecting repayment of subsidies.

FURTHER TAKE Notice that the amounts of subsidy involved in such classes and kinds of goods have been and are hereby determined, declared and specified to be the amounts respectively described opposite such classes and kinds of goods as follows:

CLASSES AND KINDS OF GOODS	AMOUNT OF SUBSIDY REPAYMENT						
	Per dozen containers						
1. Canned Fruits	16 oz.	20 oz.	28 oz.	105 oz.			
(a) Peaches—Fancy, Choice or Standard	41c	48c	66c	\$2.55			
(b) Peaches—Pie, Solid Pack	2.20			
(c) Bartlett Pears—Fancy, Choice or Standard	45c	55c	75c	2.85			
(d) Clapp Favorite and Flemish Pears Fancy, Choice or Standard	39c	48c	63c	1.95			
(e) Kieffer Pears—Fancy, Choice or Standard	33c	40c	53c	1.55			
(f) Pears—Pie, Solid Pack	1.70			
(g) Plums—Choice or Standard	26c	33c	41c	1.20			
(h) Prune Plums—Fancy, Choice or Standard	36c	43c	54c	1.70			
(i) Apricots—Fancy, Choice or Standard	42c	48c	66c	2.57			
(j) Apricots—Pie, Solid Pack	2.20			
(k) Cherries	14c	17c	24c	.92			
2. Canned Salmon (B.C.)	Per case of						
	48 1-lb. cans	\$1.40					
	96 ½-lb. cans	1.40					
	96 ¼-lb. cans70					
3. Canned Vegetables	Per dozen containers						
	14 oz.	16 oz.	20 oz.	26 oz.	28 oz.	48 oz.	105 oz.
(a) Tomatoes—Fancy, Choice or Standard	13c	...	46c
(b) Tomato Juice—Fancy or Choice	3½c	4½c	4½c	7c	14c
(c) Corn—Fancy, Choice or Standard	5c	5c	19c
(d) Corn—Whole Kernel, Va- cuum Packed, Fancy	5c

4. Cocoa Products
- (a) Cocoa Powder 1 cent per pound
 - (b) Chocolate and Chocolate Confectionery Products $\frac{1}{2}$ cent per pound
 - (c) Cocoa Butter 2 cents per pound
 - (d) Expeller Cake $\frac{1}{2}$ cent per pound
5. Coffee 8 cents per pound
6. Corn Products
- (i) on being exported or on being sold as ships' stores
 - (a) Starch 1 cent per pound
 - (b) Syrup $\frac{3}{4}$ cent per pound
 - (ii) on being exported
 - Corn Oil 1 cent per pound
7. Cotton Goods (being goods the chief component of which by weight is cotton) on being sold as ships' stores:
- (a) by a manufacturer of cotton cloth (primary cotton mill) 23 per cent of the lawful maximum price at which he may sell such goods for ships' stores, whether or not he sells the same at such price;
 - (b) by a manufacturer of cotton goods other than a manufacturer referred to in (a) above, or by a wholesaler 19 per cent of the lawful maximum price at which he may sell such goods for ships' stores, whether or not he sells the same at such price;
 - (c) by a ships-chandler or retailer 15 per cent of the lawful maximum price at which he may sell such goods for ships' stores, whether or not he sells the same at such price.
8. Cotton and Cotton Goods (the latter being goods the chief component of which by weight is cotton) but not including:
- Full Fashioned Hosiery,
 - Cotton Fabrics produced from U.S. grey cloth, which has been imported under special permit for the purpose of being finished in Canada and re-exported,
 - Bags, when used as containers,
 - Used Sugar Bags (which are returned to producing countries for use),
 - New York Garment Models, imported for copy purposes into Canada and re-exported,
 - Dresses exported to the U.S. to be photographed and later returned to Canada,
- on being exported 10 per cent of invoice value
- Note: Where the Exporter
- (1) purchases the cotton entering into the goods being exported and obtains written assurance that the cotton entering into such goods has not been subsidized, or
 - (2) imports the goods, or the cotton entering into the goods direct and in either case has not received or claimed subsidy, or
 - (3) purchases the goods as manufactured goods and obtains written assurance that the cotton entering into such goods has not been subsidized,

he may obtain a permit to export such goods without paying the amount required by this notice if the application for such permit is accompanied by a certificate in such form as Commodity Prices Stabilization Corporation Ltd. may approve setting out the circumstances and certifying that the cotton content of such goods has not been subsidized.

An exporter must retain on file all documents relative to the exemption from "repayment of subsidy" until the corporation's investigators have examined them.

9. Cotton Waste and Rags, new and old of every description, on being exported	5 per cent of invoice value
10. Dried Fruits	
(a) Raisins	6½ cents per pound
(b) Prunes	7½ cents per pound
(c) Figs	6 cents per pound
11. Elastic Goods	
on being exported	
(a) uncovered thread	11 cents per pound
(b) covered thread	14 cents per pound
(c) webbing	14 cents per pound
(d) narrow fabrics	14 cents per pound
(e) articles of which elastic is the chief component by weight	14 cents per pound
12. Footwear (except rubber footwear, felt boots, Indian slippers and moccasins) on being exported	½ per cent of the price of such footwear as shown on the invoice
13. Frozen Fruits—Cherries—Sour Pitted	1½ cents per pound (12 fluid oz.)
14. Grapefruit Juice	per dozen containers
	20 oz. 48 oz.
	45c \$1.08
15. Lard	7 cents per pound
16. Maple Products	
(a) Maple Syrup	2.5 cents per pound
(b) Maple Sugar	3.0 cents per pound
(c) Maple Butter	2.8 cents per pound
17. Molasses	
(a) Barbados	10 cents per gallon (Imperial)
(b) All other classes	2½ cents per gallon (Imperial)
18. Protein Feeds	22½ cents per 1 per cent of protein content per ton (2,000 lbs.)
19. Rice	1½ cents per pound
20. Rubber Goods	2.9 cents per lb. of natural (crude) rubber content
21. Soap and Shortening	10 per cent of invoice value
22. Spices	
(a) Cinnamon	15 per cent of invoice value
(b) Nutmegs	15 per cent of invoice value
(c) Mace	15 per cent of invoice value
(d) Black Pepper	15 per cent of invoice value

23. Synthetic Fibres and Synthetic Fibre Products (the latter being goods the chief component of which by weight is synthetic fibres) but not including:
 Full Fashioned Hosiery,
 New York Garment Models,
 imported for copy purposes into
 Canada and re-exported,
 Dresses exported to the U.S. to be
 photographed and later returned to
 Canada,
 on being exported 3 per cent of invoice value
24. Tea 1 cent per pound
25. Tin or Tin Products, on being exported 8½ cents per lb. of tin content
26. Wool and Woollen Goods (the latter being goods the chief component of which by weight is wool) but not including:
 Full Fashioned Hosiery,
 Raw Wool (not including tops),
 Wool Noils,
 Wool and worsted waste and rags, new
 and old of every description,
 New York Garment Models
 imported for copy purposes into
 Canada and re-exported,
 Dresses exported to the U.S. to be
 photographed and later returned to
 Canada 4 per cent of invoice value

Dated at Ottawa, this twenty-ninth day of June, 1946.

COMMODITY PRICES STABILIZATION
 CORPORATION LTD.

per H. B. McKINNON, President.

WARTIME PRICES AND TRADE BOARD

Notice No. 1 with Respect to Board Order No. 642

For the purposes of Order No. 642 of the Board,

- (a) Item 1 of Schedule "A" to the Order is amended by inserting immediately after the words "soya flour" the words "soya meal; pea meal;"
- (b) Item 74 of Schedule "A" to the Order is amended by deleting sub-item (2) thereof and substituting therefor:
 "(2) Tableware (designed for the serving of food or drink) of which the chief component by value is china, porcelain, semi-porcelain, white granite, earthenware or glass, but not including trays, dishes designed for the serving of candy, pickles, relishes or nuts, nut crackers and picks, ice buckets, ice tongs or stem or footed glassware."
- (c) Item 76 of Schedule "A" to the Order is amended by adding to sub-item (5) thereof the words "and mop wringers."
- (d) Item 91 of Schedule "A" to the Order is amended by inserting immediately after the words "suitcases" the words "attache cases".
- (e) Item 93 of Schedule "A" to the Order is deleted and the following substituted therefor:

"Item 93 Brooms made of fibre, horsehair, nylon, bristle, broom corn, bassine, bahia bass, palmyra, Missouri grass, Florida grass or other types of grasses or any mixture of any such materials".

- (f) Item 98 of Schedule "A" to the Order is amended by inserting immediately after the words "lawn mowers" the words "but not including power driven lawn mowers or horse drawn lawn mowers;"
- (g) Item 107 of Schedule "A" to the Order is amended by adding immediately after the words "cream separator" the words "cream separator brushes".
- (h) Item 125 of Schedule "A" to the Order is amended by deleting the words "and edgings" and substituting therefor the words, "edgings, fence posts, fence pickets and gates".
- (i) Part II of Schedule "D" to the Order is amended by adding immediately after Item 5 the following items:
 - 6. Automobile light bulbs.
 - 7. Reconditioned motor vehicle parts."

Dated at Ottawa, this 25th day of July, 1946.

E. J. SPENCE,
Chief, Prices Division.



Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2060

Maximum Prices of Eggs

Under powers given by the Board to the Administrator of Meat and Meat Products, it is hereby ordered on behalf of the Board as follows:

1. This Order comes into force on July 29, 1946, and amends Administrator's Order No. A-887, as amended, which fixes the maximum prices of eggs.

2. Subsection (1) of Section 7 of said Administrator's Order No. A-887 is hereby revoked and replaced by the following:

"7. (1) Premium quality eggs mean and are limited to grade A-1 eggs. Grade A-1 eggs may be sold as premium quality eggs only by a person who sold them during the basic period (September 15 to October 11, 1941), and they must be in a carton containing one dozen eggs, sealed with a sticker that bears the legend "Premium Quality Eggs" and also bearing the name of the packer or producer and having plainly printed on the outside "Premium Large Eggs" or "Premium Medium Eggs" or "Premium Pullet Eggs", according to size."

Dated at Ottawa this 24th day of July, 1946.

F. S. GRISDALE,
Administrator of Meat and Meat Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2061

Price Differentials on Sales of Alberta Domestic Coal

Under powers given by the Wartime Prices and Trade Board to the Coal Administrator, it is hereby ordered as follows:

1. This Order shall come into force on July 29, 1946.

2. For the purposes of this Order,

(a) "Alberta domestic coal" means coal of all sizes originating in the province of Alberta classified by the Department of Mines and Resources at Ottawa as lignite, sub-bituminous "A", "B" and "C" and bituminous high volatile "C";

(b) "producer" means any person who operates and produces from a coal mine Alberta domestic coal;

(c) "wholesaler" means any person who purchases and sells coal otherwise than by retail sale directly to the consumer.

3. All transactions hereafter entered into between a producer and a wholesaler or between a producer and any other person for the purchase for resale of Alberta domestic coal are hereby exempted from the provisions of subsection (4) of Section 7 of Order in Council P.C. 8528, as amended, to the extent of any established price differences customarily known as commissions or discounts and which result in a lower net price f.o.b. cars or trucks at the mine.

4. Nothing in this Order shall be held to increase the lawfully established maximum selling price in effect immediately prior to this Order coming into force on sales by a wholesaler or by any other person who purchases Alberta domestic coal for resale.

Dated at Ottawa, this 24th day of July, 1946.

E. J. BRUNNING,
Coal Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2062

Expiry of Ration Coupons

Under powers given by the Wartime Prices and Trade Board to the Administrator of Consumer Rationing, it is hereby ordered on behalf of the Board as follows:

1. This Order comes into force on the 25th day of July, 1946.
2. The expiry date for the ration coupons listed below shall be August 31, 1946, after which they shall not be valid for use by any person:
Ration Coupons printed R—Nos. 10 to 17,
Ration Coupons printed M—Nos. 40 to 50.

3. Notwithstanding the provision of Section 2, the ration coupons therein listed may be used by a supplier for a period of 14 days beyond the said expiry date except that during the last seven days of such period they may be used for the following limited purposes only:

- (a) for deposit to the credit of his ration coupon bank account by the operator, or
- (b) for surrender to a bank in exchange for a bank transfer voucher.

Dated at Ottawa, this 25th day of July, 1946.

O. W. RODOMAR,
Administrator of Consumer Rationing.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2063

Respecting the Manufacture, Distribution and Use of Fertilizer in Eastern Canada

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fertilizers and Pesticides, it is hereby ordered as follows:

1. This Order comes into effect on August 1, 1946.
2. Administrator's Order No. A-1035, respecting the manufacture, distribution and use of fertilizer in Eastern Canada, is hereby revoked.

Dated at Ottawa this 25th day of July, 1946.

G. S. PEART,
Administrator of Fertilizers and Pesticides.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2064

Maximum Prices of Fertilizer in Eastern Canada

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fertilizers and Pesticides, it is hereby ordered as follows:

1. This Order comes into force on August 1, 1946.

2. The Schedule to Administrator's Order No. A-1824 is hereby revoked and the Schedule to this Order is substituted therefor.

Dated at Ottawa this 25th day of July, 1946.

G. S. PEART,
Administrator of Fertilizers and Pesticides.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-2064
BEING NEW SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1824

Maximum Price Per Ton
(in dollars)

Fertilizer Materials	New Brunswick, Nova Scotia, Prince Edward			Quebec	Ontario
	Island				
Ammonium Nitrate—33% N.	60.15			60.15	60.15
Ammonium Phosphate—16-20	59.50
“ “ —11-48	66.50
Ammoniated Superphosphate—3-18	31.50			30.55	31.00
Cyanamid—21% N.	48.35			48.35	47.85
Muriate of Potash—50% K ₂ O.....	49.25			49.25	48.75
“ “ “ —60% K ₂ O.....	51.40			51.40	50.90
Nitrate of Soda—16% N.	58.50			58.80	58.00
Sulphate of Ammonia—20% N.	44.50			44.00	44.00
Superphosphate—20% P ₂ O ₅	27.50			27.25	27.00
<i>Mixtures</i>					
Complete:					
0-14- 7			30.00	30.20
0-12-20	38.45
2-12- 6	31.25			30.40	31.00
2-16- 6			34.60	35.25
2-12-10			33.40	34.00
2- 8-16			33.80	34.65
3-15- 6	36.35		
4-12- 6	35.00			33.90	34.75
4- 8-10	33.90			32.80	33.65
4-12-10	37.50
5-10-10	37.90		
9- 5- 7	35.90			35.00	37.00
Tobacco:					
2-10- 8			33.75	34.50
3-10- 8			35.50	36.25
4- 8-10	37.60
5- 8- 7			37.85

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2065

**Respecting the conversion of real property known as 31 Wells Hill Avenue,
in the City of Toronto and Province of Ontario**

WHEREAS in the City of Toronto there is, due to existing emergency conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

AND WHEREAS application has been made by the owner of real property in the City of Toronto known in the year 1946 as No. 31 Wells Hill Avenue, for permission to convert the same into a three-family dwelling house;

AND WHEREAS the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto has approved such conversion of the aforesaid real property subject to the conditions hereinafter set forth;

NOW THEREFORE, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1946 as 31 Wells Hill Avenue, in the City of Toronto and Province of Ontario, into and the use thereof as a multiple family dwelling house, the owner of such single family dwelling house is hereby permitted to convert into and use the same as a three-family dwelling house, subject to the following conditions:

- (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
- (b) all exterior alterations to the said dwelling house shall be approved by the Commissioner of Buildings for the City of Toronto and all structural alterations thereto shall be in accordance with the provisions of Building By-law No. 9368 of the Corporation of the City of Toronto;
- (c) the said dwelling house shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of said By-law No. 9868.

2. This Order shall come into force on the 23rd day of July, 1946.

Dated at Ottawa this 22nd day of July, 1946.

O. LOBLEY,
Rentals Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2066

Respecting Meal and Animal Products for Feeding Purposes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Feeds, it is hereby ordered as follows:

1. This Order comes into force on July 24, 1946.

2. Administrator's Order No. A-680, as amended, is hereby further amended
(a) by revoking subsection (1) of Section 3 thereof and substituting the following therefor:

"(1) The maximum wholesale carlot price at which any manufacturer or broker may sell or offer to sell any fish meal, ground and packed in new burlap or cotton bags, shall be, f.o.b. the primary railway shipping point, \$1.07½ per unit of protein per ton with no allowance for a fraction of such unit.";

(b) by revoking Section 14 thereof and substituting therefor the following:

"14. A person who manufactures mixed feeds of which fish meal, animal products or linseed oilcake meal is a component part, in establishing the cost price of the mixed feeds, shall

(a) with respect to the fish meal contained therein, include only a charge of \$1.02½ per unit of protein per ton,

(b) with respect to the animal products or linseed oilcake meal contained therein, include only the actual price paid by him for such animal products or linseed oilcake meal but in any event not exceeding the lawful maximum price at which such animal products or linseed oilcake meal may be sold to him,

and the cost of delivery thereof to his place of business to the extent that such cost of delivery was not included in his supplier's price."

Dated at Ottawa this 24th day of July, 1946.

J. G. DAVIDSON,
Feeds Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2067

Maximum Prices of Dry Whole and Split Peas

Under powers given by the Wartime Prices and Trade Board to the Deputy Co-Ordinator (Primary Products), Foods Administration, it is hereby ordered as follows:

PART I—INTRODUCTION AND DEFINITIONS

Application of Order

1. (1) This Order comes into force on August 1, 1946, and replaces Administrator's Order No. A-1698, as amended, which is hereby revoked. It fixes maximum prices of all kinds, varieties and grades of dry whole and split peas.
- (2) The provisions of Parts II, III and IV of this Order do not apply to sales of dry whole or split peas which have been packaged by a processor in consumer cartons of 16 ounces net weight capacity or less. The maximum price at which any person may sell any dry whole or split peas packaged by a processor in consumer cartons of 16 ounces net weight capacity or less shall be his basic period maximum price thereof as fixed by Section 7 of The Wartime Prices and Trade Regulations or such other maximum price as may from time to time be fixed by or under the authority of the Board.
- (3) This Order does not apply to a sale of dry peas when sold for seeding or planting purposes nor to a sale of dry peas by a primary producer of peas to a processor.

Prices Fixed are Maximum Prices

2. The prices fixed by this Order are maximum prices and must not be exceeded. They do not include Federal Sales Tax where applicable. No charge may be made for a container which results in the sum of the price and the charge for the container exceeding the maximum price.

Definitions

3. For the purposes of this Order,
- (a) "large whole peas" means any whole peas which are large enough in size to pass over a No. 19 screen when they are screened;
 - (b) "medium whole peas" and "small whole peas" mean, respectively, any whole peas which are small enough in size to pass through a No. 19 screen when they are screened;
 - (c) "No. 19 screen" means a screen or sieve having round perforations with a diameter of $\frac{1}{16}$ of an inch;
 - (d) "processor" means a person who processes and/or packs for resale dry whole or split peas imported by him or purchased by him from a primary producer of peas;
 - (e) "wholesale distributor" means a person other than a processor or a primary producer, who sells dry whole or split peas at wholesale and to sell at wholesale means to sell otherwise than at retail;
 - (f) "sell" includes offer to sell.

PART II—SALES BY PROCESSORS

Maximum Prices

4. (1) The maximum price per 98 pound bag at which a processor may sell to any person any dry whole or split peas shall, according to the kind and variety, be as follows:

Kind of Peas	Variety of Peas	Maximum Price 98-lb. bag
		all prices f.o.b. Montreal, sales tax, if any, extra
Large whole peas.....	All varieties	\$7.75
Medium and small whole peas..	Green	7.10
	Blue	7.10
	All other varieties.....	5.95
Split peas	Green	9.10
	Blue	9.10
	All other varieties.....	7.90

- (b) on sales at Vancouver, the maximum price fixed by clause (a) of this subsection;
- (c) on sales at any point west of Montreal except Vancouver, the maximum price
 - (i) fixed by clause (a) of this subsection if the peas are shipped east, less an amount equal to the cost of transporting the peas at the carload lot freight rate from that point to Montreal;
 - (ii) fixed by clause (b) of this subsection if the peas are shipped west and the shipping point is situated in Alberta or British Columbia, less an amount equal to the cost of transporting the peas at the carload lot freight rate from that point to Vancouver;
- (d) on sales at any point east of Montreal, the maximum price fixed by clause (a) of this subsection, plus an amount equal to the cost of transporting the peas at the carload lot freight rate from Montreal to that point.

- (2) An amount not exceeding 10 cents per 98 pound bag to cover brokerage paid by him may be added by the processor to the maximum price fixed by subsection (1) preceding whenever he sells the peas through a broker.
- (3) If peas are sold by a processor in other than 98 pound bags, the maximum price shall be on a per pound basis equivalent to the maximum price per pound of such peas when sold by him in 98 pound bags and such maximum price shall include the cost of the containers.
- (4) The maximum prices fixed by this Section do not include delivery to the buyer.

PART III—SALES BY WHOLESALE DISTRIBUTORS

Sales by Wholesale Distributors to Specified Buyers

5. Except as may otherwise be authorized in writing by the Administrator of Distributive Trades upon application to him, the maximum price at which a wholesale distributor may sell dry whole or split peas to another wholesale distributor, a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the peas at such warehouse or any person who buys the peas in carload lots shall be the sum of the following:

- (a) if he purchased the peas from a processor or a wholesale distributor in Canada, the maximum price as fixed by this Order at which those peas may be sold by the processor thereof; or
- (b) if he imported the peas or purchased them from another wholesale distributor who imported them, the maximum price as fixed by this Order at which a processor may sell him the same kind and variety of peas f.o.b. their port of entry into Canada; and
- (c) the actual cost at not more than the less than carload freight rate of transporting the peas to the city, town, or village in which his place of business is situated from the processor's shipping point in Canada or from their port of entry into Canada, as the case may be.

Sales by Wholesale Distributors to other Buyers

6. The maximum price at which a wholesale distributor may sell any dry whole or split peas to any buyer of a class not named in Section 5, shall be the sum of the following:

- (a) the actual price paid by him for the peas but not in any event exceeding,
 - (i) if he purchased the peas from a processor or another wholesale distributor in Canada, the maximum price as fixed by this Order at which those peas may be sold to him by his supplier; or
 - (ii) if he imported the peas, the maximum price as fixed by this Order at which a processor may sell the same kind and variety of peas f.o.b. their port of entry;
- (b) if his supplier is not by Section 7 of this Order required to deliver free to him, the actual cost at not more than the less than carload lot freight rate, paid by him for transporting the peas to the city, town or village in which his place of business is situated from his supplier's shipping point in Canada or, if he imported the peas, from their port of entry into Canada;
- (c) a percentage markup calculated on the sum of clauses (a) and (b) preceding not exceeding the lawful percentage markup customarily obtained by him during the basic period from September 15 to October 11, 1941, on sales of dry peas of the same kind and variety but in any event not exceeding 12½ per cent of his selling price exclusive of the amount referred to in clause (d) following; and
- (d) if he sells the peas in lots of 50 pounds or less an amount equal to one cent per pound for each pound sold.

Free Delivery Zones

7. If a sale of dry whole or split peas by a wholesale distributor is to a buyer whose place of business is within the limits of the city, town or village in which the wholesale distributor has his place of business, or is within the wholesale distributor's customary free delivery zone, delivery shall be free to that buyer. All other sales by a wholesale distributor are f.o.b. the seller's place of business.

PART IV—SALES AT RETAIL

Maximum Prices

8. The maximum price at which any person, other than a processor, a wholesale distributor or a primary producer of peas, may sell at retail any dry whole or split peas shall be the sum of the following:

- (a) the actual price paid by him for the peas, but not in any event exceeding the maximum price as fixed by this Order that may be charged by his supplier or, if he imported the peas, that may be charged by a processor;
- (b) if his supplier is not required by this Order to deliver free to him, the actual cost at not more than the less than carload lot freight rate, paid by him for transporting the peas from his supplier's shipping point to the city, town or village in which he has his place of business, or, if he imported the peas, the actual cost at not more than the less than carload lot freight rate, paid by him for transporting the peas to such city, town or village from their port of entry into Canada; and
- (c) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of dry peas of the same kind and variety purchased by him from a wholesale distributor;
 - (ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order, PLUS one cent per package if he bought the peas in bulk and packaged them in any kind of container prior to or at the time of sale; provided that if the peas are packaged prior to sale, the price is marked on the package or if packaged at the time of sale, the peas are displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale; or
- (d) if he imported the peas or purchased them from a processor at a price not exceeding the maximum price at which a processor could have sold the peas to a wholesale distributor, the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of dry peas of the same kind and variety imported or purchased by him from a processor;
 - (ii) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order PLUS one cent per package if he bought the peas in bulk and packaged them in any kind of container prior to or at the time of sale; provided that if the peas are packaged prior to sale, the price is marked on the package or, if packaged at the time of sale, the peas are displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale.

PART V—SALES BY PRIMARY PRODUCERS

Sales to Wholesale Distributors

9. The maximum price at which a primary producer may sell any dry whole or split peas to a wholesale distributor, f.o.b. his shipping point shall be an amount equal to the maximum price at which a processor may sell those peas f.o.b. that shipping point under the provisions of this Order.

Sales to Buyers other than Processors, Wholesale Distributors and Consumers

10. The maximum price at which a primary producer may sell any dry whole or split peas to any person other than a processor, wholesale distributor or a consumer shall be, f.o.b. his shipping point, an amount equal to the maximum price, as fixed by Section 9, at which he may sell those peas to a wholesale distributor, PLUS an amount not exceeding 12½ per cent of his selling price.

Sales to Consumers

11. The maximum price at which a primary producer may sell any dry whole or split peas to a consumer shall be, an amount equal to the maximum price at which he may sell those peas to a buyer under the provisions of Section 10 PLUS an amount not exceeding 30 per cent of his selling price.

PART VI—RECORDS AND INVOICES

12. Every importing wholesale distributor shall make and keep written records sufficient to disclose particulars of his purchases of dry whole or split peas.

13. On every sale of dry whole or split peas other than a sale at retail, the seller shall at the time of delivery furnish the buyer with an invoice showing:

- (a) the names and identifying addresses of the seller and the buyer and date of sale;
- (b) the kind of peas sold and the variety if they are not large whole peas, the total quantity sold and the price charged.

The seller shall keep a duplicate copy of each such invoice.

14. Every person other than an importing wholesale distributor who buys dry whole or split peas for resale shall at the time he receives delivery thereof obtain,

- (a) from his supplier an invoice covering the transaction completed as specified in Section 13; and
- (b) a receipted bill for any amount paid by him for the transportation of the goods.

15. Every record and duplicate copy of invoice which a seller of any whole or split peas is required by this Order to make and keep and every invoice, transportation bill or receipt which a person who buys such peas for resale obtains, shall be kept by him available for inspection by any authorized representative of the Board at any time within 12 months of the transaction to which it relates.

16. Every retailer on a sale of dry whole or split peas shall, if requested by the buyer at the time of sale, furnish him with a sales slip showing the date of sale, name and address of the seller, quantity sold and the price charged.

Dated at Ottawa, this 26th day of July, 1946.

F. S. GRISDALE,
Deputy Co-Ordinator (Primary Products)

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2068

Maximum Rates for Transportation of Goods by Motor Vehicle

Under powers given by the Wartime Prices and Trade Board to the Administrator of Services, it is hereby ordered as follows:

1. This Order shall come into force on August 1, 1946.

2. For the purposes of this Order, "motor vehicle" means any vehicle designed or adapted exclusively for the transportation of goods the motive power for which is furnished by any type of internal combustion engine and shall include any vehicle designed or adapted exclusively for the transportation of goods the motive power for which is furnished by any motor vehicle but shall not include any self-tracklaying vehicle (other than a snowmobile), any railway rolling stock or any implement or machine designed for sowing or cultivating agricultural land or harvesting any crop grown thereon.

3. Except as provided in Section 4, the maximum rates at which any person may transport goods by motor vehicle are as follows:

- (a) in the Provinces of Alberta, New Brunswick, Nova Scotia and Prince Edward Island the less-than-carload railway rates as governed by Canadian Freight Classification No. 19 including all supplements and re-issues thereof;
- (b) in the Province of British Columbia, the rates approved from time to time by the Motor Carrier Branch of the Public Utilities Commission of the Province of British Columbia provided, however, that the maximum rates hereby authorized shall at no time exceed the less-than-carload railway rates;
- (c) in the Province of Manitoba, the rates established from time to time by the Municipal and Public Utilities Board of the Province of Manitoba provided, however, that the maximum rates hereby authorized shall at no time exceed the less-than-carload railway rates;
- (d) in the Provinces of Ontario and Quebec, the less-than-carload railway rates as published in C.N.R. Tariff No. C.T.28-1 including supplements and re-issues thereof and in C.P.R. Tariff No. E.1351-A including supplements and re-issues thereof;
- (e) in the Province of Saskatchewan, the rates established from time to time by the Highway Traffic Board of the Province of Saskatchewan provided however that the maximum rates hereby authorized shall at no time exceed the less-than-carload railway rates;
- (f) for transportation between points not listed by name in any of the publications mentioned in (a), (b), (c), (d) and (e) and not contained in any list of approved or established rates issued by any of the provincial bodies therein referred to, the provisions of the said Canadian Freight Classification No. 19 including supplements and re-issues of the same and the Railway Mileage class tariff effective in the locality in which the transportation takes place shall determine the maximum rate;
- (g) when a person to whom goods are transported refuses to accept delivery and such goods require for that reason to be again transported to the same addressee, the maximum price in all the Provinces for such second transportation shall be six cents per one hundred pounds, provided, however, that no person shall be required to charge less than thirty cents (30c.) for such second transportation of less than three hundred pounds or less than forty cents (40c.) for such second transportation of three hundred pounds or more;
- (h) for the transportation of a single shipment of one hundred pounds or less the maximum rate shall be equal to the 1st class railway rate therefor provided however that no person shall be required to charge less than fifty cents (50c.).

4. The provisions of this Order shall not apply to

- (a) any person who prior to this Order coming into force lawfully established a maximum price higher than the maximum prices herein provided; and
- (b) transportation of used household furniture and effects, fluid milk, cream, live-stock, rough lumber, brick, tile, cement blocks, road construction material and coal.

Dated at Ottawa, this 31st day of July, 1946.

J. R. CROFT,
Administrator of Services.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Regulations
(Reconstruction and Supply)

DEPARTMENT OF RECONSTRUCTION AND SUPPLY
MOTOR VEHICLE CONTROLLER

ORDER No. M.V.C. 28B

(Order No. M.V.C. 28—New Motor Vehicles—Trucks—Amended)

Dated August 1, 1946

Pursuant to the powers conferred by Order in Council P.C. 1121 of February 13, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

The Order of the Motor Vehicle Controller No. M.V.C. 28 dated August 22, 1945, as amended by Order No. M.V.C. 28A dated March 26, 1946, is hereby further amended as follows:—

- (a) By deleting from sub-section 1 of Section 7 the following:
“Fourth (lowest)—The Purchase Order of a consumer who holds no Priority Certificate”; and
- (b) By adding the following as Section 17 thereof:—

“17. *Sales and Deliveries Otherwise than under Priority Certificate Prohibited.*

After July 31, 1946 no dealer shall sell or deliver a new truck to any person who is not a holder of a Priority Certificate.”

(NOTE.—Any dealer having a new truck available for delivery and not having a Purchase Order from a consumer with a Priority Certificate for such new truck should notify the Motor Vehicle Controller giving details of the truck so that a person with a Priority Certificate may be directed to such dealer.)

W. E. UREN,
Motor Vehicle Controller.

APPROVED:

C. D. HOWE,
Minister of Reconstruction and Supply.

DEPARTMENT OF RECONSTRUCTION AND SUPPLY
MOTOR VEHICLE CONTROLLER

Order No. M.V.C. 29B

(Order No. M.V.C. 29—New Passenger Cars—Amended)

Dated August 1, 1946

Pursuant to the powers conferred by Order in Council P.C. 1121 of February 13, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Order of the Motor Vehicle Controller No. M.V.C. 29, dated November 10, 1945, as amended by Order No. M.V.C. 29A dated March 26, 1946, is hereby further amended as follows:—

- (a) By deleting from Section 7 thereof the following:
“Fourth (lowest)—The Purchase Order of a consumer who holds no Priority Certificate.”

(b) By inserting the following as Section 16 thereof:

"16. Sales and Deliveries Otherwise than under Priority Certificate Prohibited.

Until further Order, no dealer shall sell or deliver a new passenger car to any person who is not a holder of a Priority Certificate."

(NOTE.—Any dealer having a new passenger car available for delivery and not having a Purchase Order from a consumer with a Priority Certificate for such new passenger car should notify the Motor Vehicle Controller giving details of the car so that a person with a Priority Certificate may be directed to such dealer.)

W. E. UREN,
Motor Vehicle Controller.

APPROVED:

C. D. HOWE,

Minister of Reconstruction and Supply.

(NOTE.—This has the effect of reinstating Section 16 of Order No. M.V.C. 29, such section having been rescinded by Order No. M.V.C. 29A.

In order to enable outstanding Priority Certificates to be filled instructions have been given to the Motor Vehicle Rationing Officers not to issue any further Priority Certificates.

VOLUME III No. 6



August 12, 1946

STATUTORY ORDERS AND REGULATIONS, 1946

Published under authority of Order in Council P.C. 10793 of
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P.C. 7225 of 3rd December, 1945

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PRIVY COUNCIL OFFICE

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Statutory Orders and Regulations 1946, Vol. III, No. 5—

Order No. 642, page 116, Schedule "C" Part I, Item 2(6) should read "(6) stecklings"

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PART I
Orders in Council

The Eastern Grain Regulations

PC 3212

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 30th day of July, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas section fourteen of The Canadian Wheat Board Act, 1935, provides as follows:

"14. The provisions of this Act shall apply *mutatis mutandis* to wheat produced in the Eastern Division, and the sums certain to be paid producers delivering such wheat shall be fixed by the Board with the approval of the Governor in Council so that they shall bear the same relationship to the sums certain payable in the case of wheat produced in Manitoba, Saskatchewan, Alberta and British Columbia as the price of wheat produced in the Eastern Division bears to the price of wheat in store at Fort William."

And whereas regulations made by Order in Council P.C. 4645, dated the 5th day of July, 1945, exempting the Canadian Wheat Board from the operation of section fourteen of the Canadian Wheat Board Act and authorizing the Canadian Wheat Board to buy, sell and deal in Canada Eastern Winter wheat, including Ontario wheat, expired on the 30th day of June, 1946;

And whereas regulations made by Order in Council P.C. 4646, dated the 5th day of July, 1945, providing for the regulation and control of the exportation of Ontario wheat and Ontario wheat flour and the products thereof and conferring powers on the Canadian Wheat Board for such purpose expired on the 30th day of June, 1946;

And whereas the Minister of Trade and Commerce represents that by reason of the continued existence of the national emergency arising out of the war against Germany and Japan it is deemed necessary and advisable for the purpose of maintaining, controlling and regulating supplies and to ensure economic stability and to assist in the relief of suffering and the restoration and distribution of essential supplies in Canada and in foreign countries that are in grave distress as a result of the war that the regulations annexed hereto be made and established;

Now, therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the powers conferred by The National Emergency Transitional Powers Act, 1945, is pleased to make and establish the annexed regulations entitled "Eastern Grain Regulations", and they are hereby made and established accordingly.

His Excellency in Council is hereby further pleased to order that section fourteen of The Canadian Wheat Board Act, 1935, shall not be operative during the time the said regulations are in force and effect.

A. M. HILL,
Asst. Clerk of the Privy Council.

Eastern Grain Regulations

1. These Regulations may be cited as the "Eastern Grain Regulations".
2. In these Regulations and in any order made pursuant thereto, unless the context otherwise requires:
 - (a) "Board" means the Canadian Wheat Board;
 - (b) "crop year" means a period commencing on the first day of July, nineteen hundred and forty-six, and expiring on the thirtieth day of June, nineteen hundred and forty-seven;
 - (c) "dealer" means any person, corporation, partnership or association designated by the Canadian Wheat Board;
 - (d) "Ontario wheat" means Canada Eastern Red Winter Wheat, Canada Eastern White Winter Wheat or Canada Eastern Mixed Winter Wheat;
 - (e) "Ontario wheat flour" means flour manufactured from Ontario wheat;
 - (f) "operator" means an operator, as defined in The Canada Grain Act, of an elevator, and includes the agent of a dealer authorized to accept delivery of Ontario wheat on behalf of the dealer;
 - (g) "order" means any order of the Board, including "Instructions to the Trade", made or given under these Regulations;
 - (h) "producer" includes, as well as any actual producer, any person entitled as landlord, vendor or mortgagee to the grain grown by the actual producer or to any share therein;
 - (i) "retail sale" means a sale of Ontario wheat by the producer thereof to any dealer;
 - (j) "wheat payment" means a payment authorized by section eight;
 - (k) a reference to a section by number only is a reference to the section so numbered in these Regulations;
 - (l) other words and expressions in these Regulations have the same meaning as in The Canadian Wheat Board Act, 1935.

PART I

ONTARIO WHEAT PRICE STABILIZATION

3. The Board is empowered to buy No. One Canada Eastern White Winter Wheat, No. One Canada Eastern Red Winter Wheat or No. One Canada Eastern Mixed Winter Wheat, at one dollar and twenty-five cents per bushel, basis delivered at Montreal and at prices for each other grade of Ontario wheat as in the opinion of the Board brings such grade into proper price relationship with No One Canada Eastern White Winter Wheat.

4. (1) The Board is empowered to enter into ordinary commercial banking arrangements on its own credit and to borrow money on the security of Ontario wheat delivered to the Board and the Governor in Council may authorize the Minister of Finance to guarantee advances made to the Board or to make loans or advances to the Board on such terms and conditions as may be agreed upon.

(2) The purchase price of Ontario wheat acquired by the Board pursuant to this Part and the expenses of the Board in connection with the administration of these Regulations may be paid by the Board out of money acquired by it under subsection one of this section.

(3) Any losses to the Board arising from its operations under this Part shall be paid from moneys to be provided by a vote from the Consolidated Revenue Fund and any surplus revenue from such operations shall accrue to the said Fund.

5. The Board shall have all power necessary or incidental to the handling and marketing of Ontario wheat purchased pursuant to this Part, and without limiting the generality of the foregoing, shall have power

- (a) to buy and take delivery of Ontario wheat;
- (b) to sell or otherwise dispose of Ontario wheat;
- (c) to store and transport Ontario wheat;
- (d) to employ such officers, clerks and employees as may be necessary for carrying out these Regulations;

- (e) to pay elevator or other agents of the Board commission, storage and other charges, remuneration or compensation as may be agreed upon, subject to any provisions relating thereto of the Canada Grain Act or any other statute or law;
- (f) subject to paragraph (e) of this section, to enter into contracts or agreements of any kind or with any person whatsoever, with respect to the purchase, sale, handling, storage, transportation or insurance of Ontario wheat;
- (g) to control by licence or otherwise the buying and selling of Ontario wheat in Canada and to issue licences for that purpose in such form as the Board may decide and to revoke at any time, for any cause that to the Board seems sufficient, any licence issued by the Board; and
- (h) to require each applicant for a licence to give a bond in such form and in such amount as may be satisfactory to the Board.

6. It shall be the duty of the Board

- (a) to buy, at any terminal elevator designated by the Board, all Ontario Wheat offered for sale by producers at the price established in accordance with section three;
- (b) to report in writing to the Minister as soon as possible after the end of each month, as at the close of business on the last day of said month, its purchases and sales of Ontario Wheat during the month and the quantities of Ontario Wheat then on hand, the cost of same to the Board and the financial results of the Board's operations, which report shall be certified by the Auditors of the Board;
- (c) to make such other reports and furnish such further information as the Minister may from time to time require;
- (d) to appoint a responsible firm of Chartered Accountants for the purpose of auditing accounts and records and certifying such reports of the Board as the Governor in Council may require;
- (e) to give effect to any Order in Council that may be passed with respect to the operations of the Board under this Part.

PART II

WHEAT PAYMENTS

7. (1) No person shall export or ship or send out of Canada Ontario wheat, Ontario wheat flour or any product of Ontario wheat or Ontario wheat flour, except under authority of a permit issued by the Board upon payment of such charge or fee as the Board may from time to time determine.

(2) The Board shall deposit the monies received for the issue of permits for the export of Ontario wheat, Ontario wheat flour or any product thereof in a fund herein called the "Ontario Wheat Flour Equalization Fund".

8. (1) Upon application by a producer who has sold to a dealer by retail sale and delivered within the crop year Ontario wheat produced on land farmed or owned by him or in which such producer has an interest as mortgagee which has been threshed and cleaned but not otherwise processed before the sale and delivery, the Board shall pay to the producer a payment of fourteen cents, herein called "Wheat Payment", in respect of each bushel of Ontario wheat so sold and delivered if the Ontario wheat so sold and delivered was weighed at the time of delivery by the dealer or an operator acting on behalf of a dealer.

(2) The Wheat Payment shall consist of a payment of nine cents per bushel, herein called "Treasury Payment", and a payment of five cents per bushel, herein called "Equalization Payment".

(3) Wheat Payments shall be made on behalf of the Board by the dealer by whom, or by whose operator, the Ontario wheat in respect of which the payment is made is weighed at the time of completion of the sale and delivery of the wheat, and upon receipt of a Wheat Payment the producer shall deliver to the dealer a receipt for such payment.

(4) The Board shall, but not more frequently than once in each month, re-imburse a dealer for Wheat Payments paid by him to producers on its behalf upon production of receipts for such payments signed by the producers to whom the same were made,

and the Board may, as re-imbusement for expenses incurred by a dealer in making Wheat Payments on behalf of the Board, pay such additional sums to the dealer as the Board considers reasonable.

9. (1) Except with the permission of the Board,

- (a) no producer who has sold Ontario wheat to a dealer within the crop year, shall purchase Ontario wheat from a dealer; and
- (b) no dealer shall sell Ontario wheat to a producer who has sold and delivered Ontario wheat to a dealer within the crop year.

(2) Every producer who has sold Ontario wheat within the crop year and who with the permission of the Board purchases Ontario wheat from a dealer whether in natural form or processed for feed or seed shall at the time of purchase refund to the Board the amount of the Wheat Payment, if any, previously made in respect of sales of Ontario wheat made by the producer within the crop year, by paying to the Board at the time of the said purchase fourteen cents in respect of each bushel of Ontario wheat purchased by him, but no producer shall be required to refund or pay to the Board any sum in excess of the total amount of the Wheat Payments so made, less any repayment thereof previously made to the Board during the crop year.

(3) No dealer shall sell Ontario wheat, whether in natural form or processed unless the sale is made in accordance with this section and the refund required by this section has been made to the Board.

10. (1) Notwithstanding section eight, a Wheat Payment shall not be made to producers in respect of retail sales of Ontario wheat,

- (a) mixed with other grains otherwise than as authorized by The Canada Grain Act or any regulation made pursuant thereto;
- (b) delivered by a producer for the purpose of having the Ontario wheat chopped, ground, mashed or otherwise processed for the use of the producer or to be fed to live stock or poultry on the land farmed by the producer, unless such wheat is delivered to a mill for gristing purposes to obtain flour solely for the use of the producer and his household.

(2) Where a Wheat Payment is made to a producer in violation of this section, the producer to whom the payment was made shall be liable to refund the payment to the Board.

11. The Board shall deduct from the total funds accumulated in the Ontario Wheat Flour Equalization Fund during the crop year,

- (a) the total amount paid by the Board to producers of Ontario wheat as Equalization Payments included in the Wheat Payment;
- (b) all other monies disbursed by or on behalf of the Board in connection with payments of Equalization Payments and without limiting the foregoing all expenses of or incidental to the operations of the Board relating to the payment of such Equalization Payments to such producers, including the remuneration, allowances, travelling and living expenses of the commissioners, officers, clerks and employees of the Board attributable to such payments, and thereafter the surplus, if any, shall accrue and be paid to the Receiver General of Canada and the Board shall be reimbursed in respect of any deficit after making such deductions out of monies appropriated by Parliament.

12. The Board shall, out of monies appropriated by Parliament for the purpose, be reimbursed for

- (a) the total amounts paid by the Board to producers of Ontario wheat as Treasury Payments included in the Wheat Payment;
- (b) all other monies disbursed by or on behalf of the Board in connection with payment of Treasury Payments and without limiting the foregoing all expenses of or incidental to the operations of the Board relative to the payment of such Treasury payments, including the remuneration, allowances and travelling and living expenses of the commissioners, officers, clerks and employees of the Board attributable to such payments.

13. (1) The Board may, by order:

- (a) prohibit any person from handling, delivering, selling, disposing of, exporting, milling, processing, receiving, storing, purchasing or acquiring Ontario wheat or Ontario wheat flour, or any product of Ontario wheat or Ontario wheat flour, or

any quantity of any grade or quality thereof, in excess of such quantity as may be fixed by the Board, by way of a quota, or otherwise, either generally or except under a permit or licence from the Board issued under such terms and conditions as the Board may deem advisable;

- (b) determine the amount of any fee or charge to be paid to the Board as consideration for the issue of any licence or permit by the Board for the export from Canada of Ontario wheat, Ontario wheat flour, or any product of Ontario wheat or Ontario wheat flour, or any grade or quality thereof;
- (c) prescribe the manner in which Ontario wheat, Ontario wheat flour, or any product of Ontario wheat or Ontario wheat flour, sold by producers, shall be weighed by dealers or operators;
- (d) require any person to make reports or returns to the Board furnishing such information relating to the sale or purchase, handling or storage of Ontario wheat or Ontario wheat flour or any product of Ontario wheat or Ontario wheat flour, by him either on his own behalf or as agent for or on behalf of some other person, as the Board deems advisable;
- (e) exclude any person or any grade, quantity or quality of Ontario wheat, Ontario wheat flour, or any product of Ontario wheat or Ontario wheat flour, or any lands from the operation of all or any of the provisions of the Regulations contained in this Part;
- (f) require any person to keep such records of sales of Ontario wheat, Ontario wheat flour, or any product of Ontario wheat or Ontario wheat flour, as the Board deems advisable and prescribe the form thereof;
- (g) require any person to produce and deliver to the Board or to any authorized representative of the Board, for inspection or examination, all records or documents relating to the purchase or sale of Ontario wheat, Ontario wheat flour, or any product thereof;
- (h) prescribe such forms as it deems necessary for the administration of these Regulations or any order made pursuant to these Regulations;
- (i) provide for any matter necessary or incidental to the foregoing, or to the effective operation of any order made by the Board in relation to the foregoing;
- (j) amend or revoke any Order made pursuant to these Regulations.

(2) The Interpretation Act and every provision thereof shall be applicable to and in respect of every order made pursuant to this Part, except insofar as any such provision is inconsistent with the intent or object of such order or would give to any word, expression or clause thereof an interpretation repugnant to the subject matter or the context or is in such order declared to be not applicable thereto.

PART III

GENERAL

14. Every person who

- (a) being required to make any return or declaration under these Regulations or any order made pursuant to these Regulations, furnishes any false information or makes any false statement in such return or declaration or fails fully to complete such return or declaration;
- (b) furnishes any false particulars of any retail sale to the Board for the purposes of, or to assist any person in obtaining a Wheat Payment under these Regulations; or
- (c) contravenes or omits to comply with these Regulations or with any order;

shall be guilty of an offence and liable on summary conviction to a fine not exceeding five thousand dollars or to imprisonment for a term not exceeding two years or to both such fine and such imprisonment.

15. These Regulations shall be operative notwithstanding any statute or law to the contrary and shall be deemed to have come into operation on the first day of July, nineteen hundred and forty-six.

The Western Grain Regulations.

P.C. 3222

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 30th day of July, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas regulations made and established by Orders in Council P.C. 859 of the 9th day of February, 1945, P.C. 2550 of the 12th day of April, 1945, as continued by Order in Council P.C. 7414 of the 28th day of December, 1945, conferring upon the Canadian Wheat Board the powers and duties therein specified, expire on the 31st day of July, 1946;

And whereas the Minister of Trade and Commerce represents that it is deemed necessary and advisable, by reason of the continued existence of the national emergency arising out of the war against Germany and Japan, for the purpose of maintaining, controlling and regulating supplies, prices and transportation to ensure economic stability and an orderly transition to conditions of peace and for the purpose of assisting the relief of suffering and the restoration and distribution of essential supplies in Canada and in foreign countries, that are in grave distress as a result of the war, that the annexed regulations be made and established;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and under and by virtue of the powers conferred by The National Emergency Transitional Powers Act, 1945, is pleased to make the annexed regulations entitled "Western Grain Regulations" and they are hereby made and established accordingly.

A. M. HILL,

Asst. Clerk of the Privy Council.

WESTERN GRAIN REGULATIONS

(Canadian Wheat Board)

1. These Regulations may be cited as the "Western Grain Regulations".

INTERPRETATION

2. (1) In these regulations and in any order made pursuant to these regulations, unless the context otherwise requires,

- (a) "Act" means The Canadian Wheat Board Act, 1935, as amended;
- (b) "actual producer" means a producer actually engaged in the production of grain;
- (c) "Advance Equalization Payment" means a payment authorized by section twenty-three;
- (d) "authorized acreage" means the acreage authorized by the Board to be used as the basis for the delivery under a quota of wheat from lands described in any permit book;
- (e) "barley" means barley grown in the designated area and includes barley whether processed or in natural form;
- (f) "Board" means The Canadian Wheat Board constituted by The Canadian Wheat Board Act, 1935, as amended;
- (g) "crop year" means the interval between the first day of August in any year and the thirty-first day of July in the following year both inclusive;
- (h) "dealer", except in Part I, means any elevator, mill or feed dealer licensed under the provisions of The Canada Grain Act or licensed by the Board;

- (i) "delivery point" means a place on a railway at which there are facilities for the delivery of grain;
- (j) "designated area" means that area comprised by the Province of Manitoba, the Province of Saskatchewan, the Province of Alberta and those parts of the Province of British Columbia known as the Peace River District and the Creston-Wyndel areas, and such other parts of the Province of British Columbia and such parts of the Province of Ontario lying in the Western Division as the Board may from time to time designate;
- (k) "elevator" means any premises into which grain may be received, or out of which it may be discharged, directly from or into railway cars or vessels, and, notwithstanding anything contained in any general or special Act, includes any such premises owned or operated by His Majesty, either directly or through any individual, public body or company, and includes any premises into which grain may be received or discharged by, for, or on behalf of any dealer;
- (l) "elevator agent" means the operator as defined in The Canada Grain Act, as amended, of an elevator;
- (m) "flaxseed" means flaxseed produced in Canada;
- (n) "grain" includes wheat, barley, rye, oats, flaxseed, sunflower seed and rape seed;
- (o) "mill operator" includes any person acting as agent of a mill operator;
- (p) "oats" means oats grown in the designated area and includes oats whether processed or in natural form;
- (q) "operator" means an operator, as defined in The Canada Grain Act, of an elevator, and includes the agent of a dealer authorized to accept delivery of oats or barley on behalf of the dealer;
- (r) "order" means any order of the Board, including "Instructions to the Trade", made or given under the authority of these regulations;
- (s) "permit book" means a Canadian Wheat Board delivery permit issued pursuant to these regulations by the Board for a crop year;
- (t) "person" includes any partnership, association or corporation;
- (u) "pool period" means the period of five years commencing on the first day of August, nineteen hundred and forty-five;
- (v) "producer" includes, as well as any actual producer, any person entitled as landlord, vendor or mortgagee to the grain grown by an actual producer or to any share therein;
- (w) "purchaser" means any person, including a dealer purchasing oats or barley from a dealer or a producer;
- (x) "quota" means the quantity of grain authorized to be delivered from grain produced on lands described in a permit book as fixed from time to time by the Board whether expressed as the quantity which may be delivered from each authorized acre in respect thereof or seeded acre thereon or otherwise;
- (y) "rape seed" means rape seed produced in Canada;
- (z) "retail sale" means a sale of oats or barley by the producer thereof to any purchaser;
- (aa) "sunflower seed" means sunflower seed produced in Canada;
- (bb) "wheat" means wheat grown in the designated area;
- (cc) a reference to a section by number only is a reference to the section so numbered in these regulations.

(2) Unless it is otherwise provided in these regulations or the context otherwise requires, words and expressions used in these regulations shall be given the same meaning as is respectively accorded to such words and expressions when used in The Canadian Wheat Board Act, 1935, as amended.

PART I

DELIVERY OF GRAIN

3. In this Part "dealer" means any feed dealer licensed under the provisions of The Canada Grain Act, or licensed by the Board, and the manager or agent of any feed dealer.

4. (1) Except with the permission of the Board, no person shall deliver grain to a country elevator, loading platform, mill, mill elevator, terminal elevator, railway car or dealer unless

- (a) he is the actual producer of, or is entitled as a producer to the grain;
- (b) at the time of delivery he produces to the elevator agent, mill operator or dealer, or in the case of grain loaded directly into a railway car, to the agent or employee of the railway, a permit book under which he is entitled to deliver the grain;
- (c) the grain was produced in the crop year with respect to which the permit book was issued on the lands described in the permit book or in any other crop year on any lands whatsoever;
- (d) the grain is delivered at the delivery point named in the permit book; and
- (e) the quantity of grain delivered, whether sold or delivered for storage, together with all grain of the same kind previously delivered under the permit book does not exceed the quota established by the Board for such delivery point for grain of the kind delivered at the time it is delivered.

(2) This section shall not apply in respect of the delivery by any operator or manager of any elevator, mill operator or any other dealer of grain which is in store in any elevator or mill licensed under The Canada Grain Act or which is in store or in transit in railway cars or vessels.

5. (1) No elevator agent, mill operator or dealer shall receive delivery of grain from any person delivered in contravention of section four.

(2) Where grain is delivered by a producer to an elevator, mill or dealer, the elevator agent, mill operator or dealer shall, immediately upon completion of the delivery of the grain, truly and correctly record and enter the net weight in bushels, after dockage, of the grain so delivered in the permit book under which delivery is made and shall initial the entry in the permit book.

(3) Where, with the permission of the Board, grain is loaded by a producer directly into a railway car,

- (a) no agent or employee of the railway shall issue a bill of lading in respect of the grain so delivered unless the delivery is made in accordance with subsection one of section four which shall apply in respect of such delivery;
- (b) the producer shall send the permit book under which the grain is delivered to the office of the company handling the shipment together with a bill of lading under which the grain is shipped and the net weight in bushels, after dockage, of the grain so delivered shall be recorded and entered and such entry shall be initialled in the said permit book, by or on behalf of such company.

6. (1) Whenever a quota of the grain produced on any land becomes deliverable, any producer entitled to a definite share of the crop as landlord, vendor, mortgagee or otherwise shall be entitled to have delivered in his name a share of such quota proportionate to the said definite share of such producer of the crop and shall have full right to make delivery as a producer and for such purpose the producer in possession of the permit book shall make the permit book available; provided that the actual producer shall be entitled to deliver the first five bushels of wheat permitted to be delivered for each authorized acre shown in the permit book, but such priority for delivery of the first five bushels shall not diminish the total amount of wheat which any other producer is entitled to receive and deliver or have delivered from the land covered in the permit book; this proviso shall not apply where the actual producer is merely a tenant under lease from a landlord and is not a mortgagor or purchaser.

(2) Nothing in this section shall in any way derogate from or interfere with the law of any province.

(3) The enforcement of this regulation shall be the direct concern and responsibility of the interested parties themselves and no legal obligation shall devolve on the Board with respect thereto.

7. (1) Where wheat is delivered by a producer to a mill for gristing purposes to obtain flour solely for the use of the producer and his household, a statement of the quantity of wheat so delivered shall, at the time of the delivery of the wheat to the mill be entered by the mill operator in the permit book under which the producer is entitled to deliver grain during the crop year, and such entry shall be marked "family gristing" and the quantity of wheat so delivered shall not be included in computing the quantity of wheat delivered under the permit book for the purposes of paragraph (e) of subsection one of section four.

(2) No person shall deliver flour in exchange for wheat except at a mill and until after such wheat has been delivered at the mill.

(3) No producer shall sell, barter or otherwise dispose of flour obtained by him as a result of the delivery of wheat to a mill in exchange for flour or for gristing purposes.

(4) No mill operator shall establish depots or agencies for the purpose of exchanging flour for wheat on a gristing basis or transport flour from a mill to be exchanged for wheat on a gristing basis.

8. Unless otherwise ordered by the Board, any producer who has delivered grain to an elevator, mill, mill elevator, terminal elevator or dealer in contravention of these regulations or the orders or regulations of the Board, shall take re-delivery of such grain forthwith and shall repay any monies received for such grain to such elevator, mill, mill elevator, terminal elevator or dealer immediately, but this section or compliance therewith shall not be construed to relieve such producer or any elevator agent, mill operator or dealer from compliance with any other section or from the penalty for a breach of any section of these regulations.

PERMIT BOOKS

9. No permit book shall be issued to any person other than a producer.

10. (1) A producer may obtain a blank permit book from an elevator agent.

(2) The producer shall enter in the permit book the name of the delivery point at which he proposes to deliver grain and shall complete before a Municipal Secretary or other person authorized to administer oaths the two statutory declarations contained at the front of the permit book accurately describing in the declarations the lands on which the grain which he proposes to deliver is to be or has been produced, and shall return the permit book to the elevator agent.

(3) Both such statutory declarations shall be signed in ink or by indelible pencil by the producer taking the declaration and by the person before whom the declaration is made.

(4) When a producer returns a permit book to an elevator agent with the delivery point named and the declarations completed in accordance with this section, the elevator agent shall apply to the Board on forms supplied by it for an order fixing the authorized acreage for the lands described in the permit book and shall attach and forward with such application the first statutory declaration contained in the permit book.

(5) The elevator agent shall retain custody of the permit book until the Board has fixed the said authorized acreage and notified him thereof and no grain produced on the lands described in such permit book shall be delivered or received until the Board has so notified the agent and the authorized acreage has been entered in the book.

(6) Upon being notified by the Board of the authorized acreage for the lands described in a permit book the elevator agent shall enter this figure in the permit book in the proper place and return the permit book to the producer.

(7) The second statutory declaration of the producer shall be retained in the permit book and no person shall remove it from the book.

11. (1) No permit book shall be issued naming a delivery point where there is no licensed country elevator.

(2) The Board may change the delivery point named in a permit book if the change is deemed advisable by the Board.

12. A producer entitled to deliver grain under a permit book at the delivery point named therein may load grain which he is so entitled to deliver into a railway car at a delivery point where there is no elevator with the written permission of the Board.

13. The actual producer on any land shall have the prior right to possession of the permit book in which such land is described.

14. (1) No person shall apply for or receive and no elevator agent shall issue more than one permit book for each farm or group of farms operated as a unit and the Board may, for the purposes of this section, determine whether two or more farms are operated as a unit.

(2) The Board may, notwithstanding anything contained in subsection one of this section, upon application by a producer and upon being satisfied that two or more farms operated by a producer are not operated as a unit and that it is not practicable for the producer to deliver the grain produced on such farms at one delivery point, authorize a separate permit book to be issued in respect of the lands comprised in each such farm naming different delivery points for the grain produced thereon.

15. No person shall mutilate or deface any permit book or any entry therein and no person except the elevator agent, mill operator or dealer who made any entry therein shall alter or otherwise change the effect of an entry in a permit book and such agent, operator, or dealer shall initial any such alteration or change and no person shall erase an entry from the permit book.

16. At the request of any officer of the law or of a duly authorized agent, inspector, clerk or employee of the Board, any person delivering or who has delivered grain shall produce and surrender the permit book under which the said delivery is being or has been made, and any holder of a permit book or the agent, operator, or manager of any elevator, mill or warehouse shall, at the request of such officer of the law or duly authorized agent, inspector, clerk or employee of the Board, produce and surrender, as directed, any permit book held by him or in his custody.

APPLICATION

17. This part shall apply to grain produced in the designated area and to the handling, delivery, sale, disposal, milling, processing, receipt, storage, purchasing or acquisition of such grain and to any producer of such grain and any person engaged in such handling, delivery, sale, disposal, milling, processing, receipt, storage, purchasing or acquisition.

PART II

WHEAT

18. (1) Notwithstanding anything contained in the Act, the Board shall

(a) subject to subsection two of this section, buy all wheat offered for sale by producers in accordance with the provisions of these regulations and the quotas established thereunder;

(b) pay to producers delivering wheat to the Board on or after the first day of August, nineteen hundred and forty-six, at the time of delivery or at any time thereafter as may be agreed upon, a sum certain per bushel basis in store Fort William/Port Arthur or Vancouver, to be fixed by the Board with the approval of the Governor in Council in the case of each grade of wheat: Provided that such sum certain shall in the case of wheat of the grade Number One Manitoba Northern be one dollar and thirty-five cents and in the case of each other grade such other sum certain as in the opinion of the Board brings such grade into proper price relationship with Number One Manitoba Northern;

(c) sell and dispose of from time to time for such prices as it may consider reasonable all wheat delivered to the Board by producers during that part of the pool period commencing on the first day of August, nineteen hundred

and forty-six: Provided that the Board shall sell wheat to millers, processors, manufacturers, feeders and dealers for domestic requirements in Canada at and for the price of one dollar and twenty-five cents per bushel for wheat of the grade Number One Manitoba Northern, basis in store Fort William/Port Arthur or Vancouver and in the case of each other grade at and for such price as in the opinion of the Board brings each of such grades into proper price relationship with Number One Manitoba Northern;

- (d) utilize and employ such marketing agencies in the sale, purchase, shipment, handling or storage of wheat or wheat products as the Board in its discretion may determine; the intention being that existing marketing agencies be utilized and employed to the extent that they are useful in the operations of the Board;
- (e) pay to every producer the sum of ten cents for each bushel of wheat sold and delivered by him to the Board on or after the first day of August, nineteen hundred and forty-five, but prior to the first day of August, nineteen hundred and forty-six, and such payments shall be made out of the monies received by the Board in payment for wheat delivered to it during the pool period.

(2) During that part of the pool period commencing on the first day of August, nineteen hundred and forty-seven, the Board shall in any crop year receive, take delivery of or buy wheat to such an amount as the Governor in Council may direct but the final deliverable amount shall not be less than a quota of fourteen bushels per acre on the authorized acreage.

(3) The Board shall be reimbursed out of monies to be provided by a vote from the Consolidated Revenue Fund for all monies disbursed, including carrying charges by or on behalf of the Board in connection with or incidental to the operation of the Board in respect of wheat sold for domestic requirements pursuant to paragraph (c) of subsection one of this section.

(4) This section shall be read and construed as one with the Act but shall have full force and effect notwithstanding anything in the Act and all provisions of the Act shall, except as provided in these regulations, apply and have full force and effect in respect of all deliveries made by producers to the Board and all wheat purchased by the Board from producers during that part of the pool period commencing on the first day of August, nineteen hundred and forty-six.

19. (1) Section thirteen of The Canadian Wheat Board Act shall not apply to wheat sold and delivered to the Board during the pool period.

(2) As soon as the board receives payment in full for all wheat delivered during the pool period, there shall be deducted from the receipts all monies disbursed by or on behalf of the Board for expenses, including the payments made pursuant to paragraph (e) of subsection one of section eighteen and all payments connected with or incident to the operations of the Board, including the remuneration, allowances, travelling and living expenses of the Commissioners, the members of the Advisory Committee and the officers, clerks and employees of the Board.

(3) After deducting the aforesaid expenses the balance shall be distributed *pro rata* amongst the producers holding certificates issued during the pool period pursuant to paragraph (e) of section seven of The Canadian Wheat Board Act, 1935, in accordance with the regulations of the Board approved by the Governor in Council.

(4) Producers holding certificates with respect to the same grade of wheat, irrespective of the crop year to which they relate, shall be entitled to their share of the distribution made pursuant to subsection three of this section at the same rate per bushel.

20. No person shall, except with the permission of the Board, either for himself or as agent for or otherwise on behalf of another person

- (a) provide, maintain or operate any facilities for the purpose of enabling any person to trade in wheat;
- (b) buy wheat from a producer for resale or for export or for processing or manufacturing purposes; or
- (c) sell wheat for export.

PART III
OATS AND BARLEY

Exports—Equalization Fund

21. No person shall export, ship or send out of Canada oats or barley, or any product containing oats or barley, except with the permission of the Board obtained upon payment of such charge or fee as the Board may from time to time determine.

22. The Board shall deposit monies received for the issue of permits for the export of oats or any products thereof in a fund hereinafter called the "Oats Equalization Fund" and monies received for the issue of permits for the export of barley or any products thereof in a fund hereinafter called the "Barley Equalization Fund".

Advance Equalization Payments

23. (1) Upon application by a producer within the designated area who has sold by retail sale and delivered within a crop year oats or barley produced on land described in his permit book, which had been threshed or cleaned but not otherwise processed before the said sale and delivery, the Board shall pay to the producer ten cents in respect of each bushel of oats and fifteen cents in respect of each bushel of barley so sold and delivered, if the following conditions hereinafter referred to as the "prescribed conditions" have been fulfilled:

- (a) where the sale was made to a dealer,
 - (i) the oats or barley so sold and delivered were weighed at the time of delivery by the dealer or an operator acting on behalf of the dealer;
 - (ii) the dealer or his operator, immediately upon completion of the weighing, recorded and entered in the permit book under which the oats or barley were delivered all particulars of sale, including the name of the vendor and of the dealer, the quantity of oats or barley sold and the date of the sale and initialled the entries thereof; and
 - (iii) the producer and the dealer jointly reported all particulars of the sale to the Board.
- (b) where the sale was made to a person other than a dealer,
 - (i) the oats or barley so sold and delivered were weighed at the time of delivery by a dealer or operator;
 - (ii) the dealer or the operator immediately upon completion of the weighing, recorded and entered in the permit book produced by the producer selling the oats or barley and in the permit book or feed purchase permit produced by the purchaser, all particulars of the sale including the name of the vendor and purchaser, the quantity of oats or barley sold and the date of the sale, and initialled the entries thereof;
 - (iii) the producer, the purchaser and the dealer or operator weighing the oats or barley, jointly reported all particulars of the sale to the Board; and
 - (iv) the purchaser has made to the dealer by whom or by whose operator the oats and barley were weighed a refund to the Board of Advance Equalization Payments previously made to him, if any, required by section twenty-six.

(2) An Advance Equalization Payment shall be made on behalf of the Board by the dealer by whom or by whose operator the oats or barley, in respect of which the payment is made, are weighed, after fulfilment of the prescribed conditions:

- (a) in the case of a retail sale of oats or barley to the dealer, at the time of the completion of the sale and delivery of the oats or barley; and
- (b) in the case of all other retail sales, after approval of the application for Advance Equalization Payment by the Board.

(3) An Advance Equalization Payment may be made by the issue to the producer entitled thereto of a cash ticket having stamped or written thereon the words "Canadian Wheat Board Equalization Payment", or as the Board may prescribe.

(4) A dealer shall be entitled to charge and receive from producers selling and delivering oats or barley by retail sale as aforesaid, such service charges as may from time to time be fixed by the Board for services required under these regulations.

24. (1) Notwithstanding section twenty-three, an Advance Equalization Payment shall not be made to producers in respect of retail sales of oats or barley,

- (a) to persons entitled as landlord, tenant, vendor or mortgagee or otherwise by contract or operation of law, to the oats or barley grown by the producer or any share thereof;
- (b) mixed with other grains otherwise than as authorized by the Canada Grain Act or any regulation may pursuant thereto;
- (c) to be fed to live stock or poultry on the lands described in the producer's permit book; or
- (d) delivered by a producer for the purpose of having the said oats or barley chopped, ground, mashed, crimped, or otherwise processed for the use of the producer or to be fed to live stock or poultry on the lands described in the producer's permit book.

(2) Where an Advance Equalization Payment is made to a producer which is prohibited by this section, or where pursuant to the sale of oats or barley in respect of which an Advance Equalization Payment is made, the oats or barley so sold are used for the purposes specified in paragraph (c) or (d) of subsection one of this section, the producer to whom the payment was made shall be liable to refund the payment to the Board, and without limitation on the powers of the Board otherwise to revoke or suspend the permit book under which the producer is entitled to deliver grain, the Board may revoke the said permit book or may suspend the right to deliver grain under the said permit book until the refund is made.

Purchases by Persons Other Than Dealers

25. (1) Except with the permission of the Board, no person other than a dealer shall purchase oats or barley whether in natural form or cleaned, chopped, ground, mashed or crimped, unless

- (a) he is entitled to the use of a permit book or a feed purchase permit;
- (b) the purchase is made from a dealer or a producer;
- (c) the oats or barley are weighed by a dealer or operator at the time of the purchase;
- (d) the net weight in bushels after dockage is entered in the said permit book or feed purchase permit by the dealer or operator weighing the oats or barley; and
- (e) he makes to the dealer by whom or by whose operator the oats or barley are weighed the refund to the Board of Advance Equalization Payments previously made to him, if any, required by section twenty-six.

(2) No person who has purchased oats or barley under a permit book or feed purchase permit shall

- (a) feed such oats or barley to live stock or poultry on lands other than those described in the permit book or the feed purchase permit; or
- (b) resell such oats or barley whether in natural form, or cleaned, chopped, ground, mashed or crimped, or the products of such oats or barley.

26. (1) Every purchaser who purchases oats or barley whether in natural form or cleaned, chopped, ground, mashed or crimped, shall, at the time of the purchase, refund to the Board the amount of the Advance Equalization Payments, if any, previously made in respect of sales of the same kind of grain made in the same crop year under the permit book used by the purchaser, by paying to the Board at the time of the said purchase ten cents in respect of each bushel of oats and fifteen cents in respect of each bushel of barley, whether in natural form or processed as aforesaid, purchased by him, but no purchaser shall be required to refund or pay to the Board any sum in excess of the total amount of the Advance Equalization Payments so made, less any repayments thereof previously made to the Board during such crop year.

(2) Any refund payable to the Board under this section or under subsection two of section twenty-four shall be recoverable as a debt due to the Crown and, without prejudice to any other remedy, may be recovered by the Board as a civil debt.

27. (1) Except with the permission of the Board, no person other than a dealer or a producer shall sell oats or barley.

(2) No dealer or producer shall sell oats or barley whether in natural form or cleaned, chopped, ground, mashed or crimped, to any purchaser unless the sale is made in accordance with section twenty-five, and the refund, if any, required by section twenty-six has been made to the Board.

(3) When oats or barley is purchased by any person from a dealer or a producer, the dealer or operator by whom the oats or barley are weighed shall, immediately upon the completion of the weighing of the oats or barley so purchased, truly and correctly record and enter the net weight in bushels, after dockage, of the oats or barley so purchased, and the name of the vendor and of the purchaser and the date of the purchase, in the permit book or feed purchase permit produced by the purchaser, and, if the vendor is a producer, in the permit book produced by him, and shall initial such entries.

Feed Purchase Permits

28. (1) Application may be made to the Board upon forms prescribed and supplied by the Board for the issuance to the applicant of a feed purchase permit authorizing the purchase of oats or barley.

(2) No feed purchase permit shall be issued to any producer who is entitled to use a permit book for the purchase or delivery of oats or barley.

(3) There shall not be issued more than one feed purchase permit relating to any farm or group of farms operated as a unit and the person in actual possession and occupation of the farm described in a feed purchase permit shall have the prior right to possession of such feed purchase permit.

(4) No person shall apply for or receive, and there shall not be issued more than one feed purchase permit for each farm or group of farms operated as a unit and the Board may, for the purpose of this section, determine whether two or more farms are operated as a unit, notwithstanding that the same may be operated by different persons, and to whom the feed purchase permit shall be issued.

29. (1) Any producer who is entitled to the use of a permit book for the delivery of grain shall be entitled to the use of the said permit book for the purchase of oats or barley and for such purpose the producer in possession of the permit book shall make the said permit book available.

(2) Any person entitled to a share of the crop produced on any land as landlord, vendor, mortgagee or otherwise shall be entitled to the use of the feed purchase permit in which such lands are described for the purpose of purchasing oats or barley and for such purpose the person in possession of such feed purchase permit shall make such feed purchase permit available.

(3) The enforcement of this section shall be the direct concern and responsibility of the interested parties and no legal obligation shall devolve on the Board with respect thereto.

30. Sections twenty-five, twenty-six, twenty-seven, twenty-eight and twenty-nine shall not apply to

- (a) a purchaser who has not bought or sold more than ten bushels of oats or barley in any period of two weeks' duration during the same crop year; or
- (b) persons who are parties to retail sales of oats or barley if no application is made by the vendor for payment of an Advance Equalization Payment in respect thereof.

Producer's Participation in Surplus

31. After the end of each crop year the Board shall deduct from the total funds accumulated in the Oats Equalization Fund during that crop year

- (a) the total amount paid to producers of oats by the Board in that crop year pursuant to the provisions of section twenty-three and
- (b) all other moneys disbursed by or on behalf of the Board in connection with the payment to producers of oats required with reference to that crop year by section twenty-three and without limiting the foregoing, all expenses of or incidental to the operations of the Board relating to the payment of Advance Equalization Payments to producers during that crop year, including the remuneration, allowances, travelling and living expenses of the Commissioners, officers, clerks and employees of the Board attributable to such payments.

and thereafter the surplus, if any, shall be distributed equitably among producers entitled to receive or who have received Advance Equalization Payments in respect of sales of oats during that crop year; provided that the Board shall be reimbursed in respect of any deficit, after making such deductions, out of moneys appropriated by Parliament.

32. After the end of each crop year the Board shall deduct from the total funds accumulated in the Barley Equalization Fund during that crop year

- (a) the total amount paid to producers of barley by the Board in that crop year pursuant to the provisions of section twenty-three; and
- (b) all other moneys disbursed by or on behalf of the Board in connection with the payments to producers of barley required with reference to that crop year by section twenty-three and without limiting the foregoing, all expenses of or incidental to the operations of the Board relating to the payment of Advance Equalization Payments to producers during that crop year, including the remuneration, allowances, travelling and living expenses of the Commissioners, officers, clerks and employees of the Board attributable to such payments,

and thereafter the surplus, if any, shall be distributed equitably among producers entitled to receive or who have received Advance Equalization Payments in respect of sales of barley during that crop year; provided that the Board shall be reimbursed in respect of any deficit, after making such deductions, out of moneys appropriated by Parliament.

Oats and Barley Price Stabilization

33. The Board is hereby empowered to buy Winnipeg barley futures or cash barley at a price per bushel which will assure that producers in Western Canada will be continuously offered the following prices per bushel for barley basis in store Fort William/Port Arthur:—

No. 1 Canada Western Two-Row or Six-Row or No. 2	
Canada Western Two-Row or Six-Row	60 cents
No. 3 Canada Western	58 cents
No. 1 Feed	56 cents

and such prices for each other grade of barley as in the opinion of the Board brings such grade into proper relationship with the grades of barley hereinbefore named.

34. The Board is hereby empowered to buy Winnipeg oats futures or cash oats at a price per bushel which will assure that producers in Western Canada will be continuously offered the following prices per bushel for oats basis in store Fort William/Port Arthur:—

No. 2 Canada Western Oats	45 cents
Extra No. 3 Canada Western, No. 3 Canada Western or	
Extra No. 1 Feed	42 cents
No. 1 Feed	40 cents

and such prices for each other grade of oats as in the opinion of the Board brings such grade into proper relationship with the grades of oats hereinbefore named.

35. It shall be the duty of the Board to buy all oats or barley offered by producers for sale at the prices established in accordance with sections thirty-three and thirty-four.

36. (1) Any net losses arising from the operations of the Board under this Part shall be paid from and out of moneys appropriated by Parliament.

(2) Any net profits arising from operations of the Board under this Part in respect of oats in any crop year shall accrue to the Oats Equalization Fund as soon as such profit is ascertained and after all oats acquired by the Board during that crop year have been disposed of.

(3) Any net profits arising from the operations of the Board under this Part in respect of barley in any crop year shall accrue to the Barley Equalization Fund as soon as such profit is ascertained and after all barley acquired by the Board during that crop year has been disposed of.

PART IV

FLAXSEED

37. The Canadian Wheat Board is empowered to buy flaxseed at three dollars and twenty-five cents per bushel for the grade Number One Canada Western Flaxseed, basis in store Fort William/Port Arthur or Vancouver, and the grade Number One Canada Eastern Flaxseed basis in store Montreal, and at prices for each other grade of flaxseed as in the opinion of the Board brings such grade into proper price relationship with Number One Canada Western Flaxseed.

38. No person shall, except with the permission of the Board, either for himself or as agent for or otherwise on behalf of another person,

- (a) provide, maintain or operate any facilities for the purpose of enabling any person to trade in flax;
- (b) buy flaxseed from a producer for resale or for export or for processing or manufacturing purposes; or
- (c) sell flaxseed for export.

39. It shall be the duty of the Board

- (a) to buy all flaxseed offered for sale by producers at the prices established in accordance with section thirty-seven; and
- (b) to sell and dispose of, from time to time, all flaxseed which the Board may acquire for such prices as it may consider reasonable; provided that in the case of sales made for domestic processing, the Board shall sell to such domestic crushers, feed, breakfast or cereal food manufacturers and manufacturers of pharmaceutical products on such bases per bushel as are named by the Oils and Fats Administrator of the Wartime Prices and Trade Board; and provided further that the Board shall endeavour to fill domestic demands before selling for export.

40. Any net losses to the Board arising from these operations shall be paid from moneys to be provided by a vote from the Consolidated Revenue Fund and any surplus revenue shall accrue to the same fund.

PART V

SUNFLOWER SEED AND RAPE SEED

41. (1) The Board is empowered to buy sunflower seed from producers at five cents per pound for the grade Number One Canada Western Sunflower Seed, delivered f.o.b. shipping points named by the Board and in accordance with such instructions as are issued by the Board and at prices for each other grade of sunflower seed as, in the opinion of the Board, brings such grade into proper price relationship with Number One Canada Western Sunflower Seed.

(2) The Board is empowered to buy Rape Seed from producers at six cents per pound for Rape Seed in reasonably clean condition, moisture content not exceeding limits to be determined and announced by the Board, delivered f.o.b. shipping points named by the Board and in accordance with such instructions as are issued by the Board.

(3) The Board shall have power to establish discounts for sunflower seed or rape seed which fails to meet the standards of quality specified in this section.

42. It shall be the duty of the Board:—

- (a) to buy all sunflower seed offered to the Board by producers at the prices established in accordance with section forty-one;
- (b) to buy all rape seed grown in the Western Division offered to the Board by producers at prices established in accordance with section forty-one;
- (c) to sell or otherwise dispose of, at such prices as the Board considers reasonable, sunflower seed and rape seed which the Board may acquire; provided that in sales for domestic processing the Board shall sell to such processing plants and at such prices as are named by the Oils and Fats Administrator of the Wartime Price and Trade Board.

43. Any losses to the Board on these operations shall be paid from and charged to moneys appropriated by Parliament, and any profits shall accrue to the Consolidated Revenue Fund.

PART VI

OFFENCES

44. Every person who

- (a) being required to make any return or declaration under these regulations or any order, furnishes any false information or makes any false statement in such return or declaration or fails fully to complete such return or declaration;
- (b) makes any false entry in a permit book or a feed purchase permit or furnishes any false particulars of any retail sale to the Board for the purposes of, or to assist any person in obtaining an Advance Equalization Payment under these regulations; or who
- (c) contravenes or omits to comply with these regulations or with any order

shall be guilty of an offence and liable on summary conviction to a fine not exceeding five thousand dollars or to imprisonment for a term not exceeding two years or to both such fine and such imprisonment.

PART VII

POWERS OF BOARD

45. (1) For the purpose of giving effect to these regulations or for the purpose of establishing any method or manner of regulating the handling, delivery, sale, milling or processing of grain other than that herein set out which the Board deems advisable, the Board may, by order,

- (a) prohibit any person
 - (i) from handling, delivering, selling, disposing of, milling or processing, or
 - (ii) from receiving, storing, purchasing, or acquiring any kind of grain, or any grade or quality of any kind of grain, or any quantity of any such kind, grade or quality in excess of such quantity as may be fixed by the Board by way of quota or otherwise, either generally or for such time or times or except on such terms and conditions or in such manner as the Board deems advisable and may, in any order prescribe, or except under a permit or licence from the Board issued under such terms and conditions as the Board may deem advisable
- (b) prohibit any person from exporting from Canada or importing into Canada any kind of grain or any grade or quality of any kind of grain, or any quantity of any such kind, grade or quality in excess of such quantity as may be fixed by the Board by way of quota or otherwise, either generally or except under a licence from the Board issued on such terms and conditions or for such consideration or fee as the Board may prescribe or except on such terms and conditions or in such manner as the Board may in any order prescribe;
- (c) determine the amount of any fee or charge to be paid to the Board as consideration for the issue of any licence or permit by the Board for the import or export into or from Canada of grain or any grade or quality thereof;

- (d) fix or limit the quantity or grade of any grain or grain product which may be sold, purchased, shipped, handled or stored by any person or establish a quota for any person or class of persons in respect thereof;
 - (e) direct the allocation of railway cars for the shipment of grain to any delivery point or to any elevator or loading platform at any delivery point or to any person;
 - (f) direct the allocation of Canadian lake vessel tonnage for the shipment of grain;
 - (g) require any person to offer grain owned by him for sale to another person on such terms and conditions as the Board may prescribe;
 - (h) exclude any person or any kind of grain or any grade or quality of any kind of grain or any lands from the operation of all or any of the provisions of these regulations as the Board deems advisable;
 - (i) prescribe the manner in which oats or barley sold by producers shall be weighed by dealers or operators and determine and fix the charges to be paid to dealers for services required by these regulations;
 - (j) require any person to make reports or returns to the Board furnishing such information relating to the handling, delivery, sale, disposition of, receipt, storage, purchase, acquisition of, milling or processing of grain by him or to any facilities therefor owned, possessed or controlled by him, as the Board deems advisable;
 - (k) prescribe the manner in and conditions on which a licence required under any order of the Board or a permit may be issued or varied or, in the event of conviction of the licensee or permit holders for an offence under these regulations, revoked or varied;
 - (l) require any person to keep such records of sales of oats or barley as the Board deems advisable and prescribe the form thereof;
 - (m) prescribe the means by and manner in which Advance Equalization Payments shall be made;
 - (n) prescribe such form of permit books or other forms as it deems necessary for the administration of these regulations or for any order made pursuant to these regulations;
 - (o) provide for any matter necessary or incidental to the foregoing, or to the effective operation of any order made by the Board in relation to the foregoing;
 - (p) amend, revoke or cancel any order issued or made pursuant to these regulations.
- (2) In this section "grain" includes grain products and the powers conferred on the Board by this section in respect of grain shall extend to and may be exercised by the Board with respect to grain products.

(3) The Interpretation Act and every provision thereof shall be applicable to and in respect of every order made pursuant to this Part except insofar as any such provision is inconsistent with the intent or object of such order or would give to any word, expression or clause thereof an interpretation repugnant to the subject matter or the context or is in such order declared to be not applicable thereto.

46. Notwithstanding anything contained in the Act, the Board shall have all such corporate powers as are necessary to enable it to do anything required or authorized to be done by it under or pursuant to these regulations, and, without limiting the generality of the foregoing, shall for such purposes have power

- (a) to buy, take delivery of, store or transport or sell, or otherwise dispose of grain or grain products;
- (b) to pay elevator or other agents of the Board commission, storage or other charges, remuneration or compensation, as may be agreed upon, subject to any provisions of The Canada Grain Act or any other statute or law relating thereto;
- (c) to enter into contracts or agreements of any kind and with any person whatsoever with respect to the purchase, sale, handling, storage, transportation, or insurance of grain or grain products;
- (d) to employ such officers, clerks and employees as may be necessary for the administration of these regulations.

47. (1) The Board may enter into ordinary commercial banking arrangements on its own credit, and borrow money on the security of grain or grain products delivered to the Board, and the Governor in Council may authorize the Minister of Finance to guarantee advances made to the Board or to make loans or advances to the Board on such terms and conditions as may be agreed upon.

(2) The Board may pay out money borrowed by it under the authority of this section for the purchase of grain or grain products under these regulations and also for expenses of the Board in connection with the administration of these regulations.

48. (1) Subject as provided in the Act, when the Board deems it advisable for the purposes of its operations, the Board may invest any moneys now or hereafter in its possession or control, whether arising from the sale of wheat or other grains or otherwise, in securities of the Government of Canada and may sell any securities so acquired by it and re-invest the proceeds thereof or any part thereof in like manner from time to time.

(2) The Canadian Wheat Board shall, at the time of realization, use every capital profit realized by it from the sale of a security acquired under this section in payment or part payment of expenses incurred by the Board in its operations.

(3) Every capital loss sustained by the Board from the sale of a security acquired under this section shall for all purposes be deemed to be an expense incurred by the Board in the course of its operations at the time of the sale of the security.

(4) The Board shall make all purchases and sales of securities authorized by this section through the agency of the Bank of Canada.

49. Notwithstanding any law to the contrary, the Board shall have power to authorize any person with whom the Board enters into an agreement relating to the forwarding or sale of wheat to borrow from any bank on the security of the wheat made available to such person by and received by such person from the Board and to give security on such wheat in accordance with the bank's usual requirements; such security in respect of such wheat to be effective only to the extent of the value of such wheat as fixed by the Board at the time of the making of such advances, and the bank may take security on such wheat under the provisions of section eighty-six or section eighty-eight of the Bank Act, and any such person shall be, and is deemed and declared to be the owner of such wheat for all such purposes and to such extent and in case of default by any such person the bank shall sell or dispose of such wheat to the Board only and the Board shall take delivery from the bank in lieu of such person and pay to the bank the Board's price for such wheat, as fixed at the time of the making of such advances, delivered at Fort William or Port Arthur or such other delivery point as may be authorized by the Board, plus charges, allowances and the costs of transporting such wheat to the delivery point directed by the Board, and the security shall thereupon cease and the Board shall have clear title to such wheat.

50. Notwithstanding any law to the contrary, the Board shall have power to authorize any person with whom the Board enters or has entered into a Handling Agreement, to borrow from his or its Bank on the security of wheat delivered to and received by any such person, and to give security on such wheat, such security in respect of such wheat to be effective only to the extent of the advances actually made on such wheat not exceeding the amount of Board prices therefor, as fixed by or under the Act, plus transportation charges actually paid out, and other charges and allowances authorized by the Board, and any such person shall be and is deemed and declared to be the owner of such wheat for all such purposes and to such extent, and in case of default by any such person the Bank shall sell or dispose of such wheat to the Board only, and the Board shall take delivery on the terms of such handling Agreement, from the Bank in lieu of any such person, and pay to the Bank the Board's fixed carlot prices for such classes and grades of wheat delivered at Fort William/Port Arthur or Vancouver or such other delivery point as may be authorized by the Board, plus charges and allowances authorized by the Board, and the security shall thereupon cease and the Board shall have clear title to such wheat; such payment shall be a complete fulfilment of the Board's obligations to any such person in respect thereof as if such payment were made to such person.

PART VIII

DUTIES OF THE BOARD

51. It shall be the duty of the Board
- (a) to appoint a responsible firm of Chartered Accountants for the purpose of auditing accounts and records and certifying such reports of the Board as the Governor in Council may require;
 - (b) to report in writing to the Minister as soon as possible after the end of each month, as at the close of business on the last day of said month, its purchases and sales of all grains during the month and the quantities of grain then on hand, the contracts to take delivery of grain then held, the cost of same to the Board and the financial results of the Board's operations, which report shall be certified by the auditors of the Board;
 - (c) to make such other reports and furnish such further information as the Minister may from time to time require;
 - (d) to keep proper books of account, giving such particulars therein as may be requisite for proper accounting in accordance with established practice; and
 - (e) to give effect to any Order in Council that may be passed with respect to the operations of the Board under this Part.

PART IX

GENERAL

52. In any proceedings in any Court or before any Justice taken in respect of any alleged breach of any statute, Order in Council or law respecting grain, including any Order of the Board thereunder, or any regulation in or under any such statute, Order in Council or law,

- (a) any order, licence or other document purporting to be made, given or issued by or on behalf of or under authority of the Board shall, if purporting to be signed or countersigned by an official, be received as *prima facie* evidence that such order, licence or other document was so made, given or issued;
- (b) any document purporting to be certified by an official to be a true copy of any order, licence or other document made, given or issued by or on behalf of or under authority of the Board shall be received as *prima facie* evidence that such order, regulation, instruction, licence or other document was so made, given or issued;
- (c) the words "an official" in the foregoing two paragraphs shall mean any one of the following members or officers of the Board: Chief Commissioner; Assistant Chief Commissioner; Commissioner; Secretary; Comptroller.

53. Any contract or agreement for the sale, purchase, shipment, handling, or storage of wheat or wheat products entered into in contravention of any provision of these regulations or of any order made by the Board pursuant to these regulations shall be void.

54. All claims for amounts in respect of which persons on the day these regulations come into force are, by Order in Council P.C. 2570 of the eleventh day of April, nineteen hundred and forty-four, prohibited from commencing or continuing any action, suit or proceeding, are hereby extinguished.

55. (1) The Board shall make such inquiries and investigations as it deems necessary to ascertain what supplies of wheat are or may be available from time to time, the location and ownership of same, the transportation and elevator facilities available in connection therewith, as well as all conditions connected with the marketing and market price that can be obtained for same.

(2) for the purpose of any inquiry or investigation held by the Board under subsection one of this section, the Board and the several members thereof shall have all the powers of a commissioner under Part I of the Inquiries Act.

56. A permit issued by the Board pursuant to these regulations, except permits for the export of oats or barley, unless sooner cancelled, expires at the end of the crop year in respect of which it is issued.

57. These regulations shall be operative notwithstanding any statute or law to the contrary but shall not be construed as in any way limiting or restricting any powers conferred on the Board by any other statute or law and shall come into effect on the first day of August, nineteen hundred and forty-six.

The Feed Wheat Payment Policy Order 1946-47

P.C. 3263

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 1st day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 8735, dated November 11, 1943, as amended by P.C. 275 dated January 21, 1944, Order in Council P.C. 6022, dated August 1, 1944, and Order in Council P.C. 6222, dated September 25, 1945, as amended by Order in Council P.C. 6790, dated November 6, 1945, provision was made for payments at the rate of 25 cents per bushel in respect of western wheat purchased for feed purposes;

And whereas the Acting Minister of Finance reports that the Agricultural Supplies Board concurs in the view that it is necessary to continue these payments in order to maintain a reasonable relationship between the purchase cost of western wheat to feeders and the price of other feed grains and live stock products;

Now, Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Finance and under and by virtue of the powers conferred by the National Emergency Transitional Powers Act, 1945, is pleased to make the following Order and it is hereby made and established accordingly.

ORDER

1. This Order may be cited as "Feed Wheat Payment Policy Order, 1946-47".
2. In this Order unless the context otherwise requires:
 - (a) "dealer" means any elevator, mill or feed dealer licensed under the provisions of the Canada Grain Act and having a handling agreement with the Canadian Wheat Board, or a dealer licensed by the Wartime Prices and Trade Board, and includes an agent of such a dealer;
 - (b) "delivery permit book" means a Canadian Wheat Board delivery permit book issued by the Canadian Wheat Board for the crop year 1946-47;
 - (c) "feed wheat purchase permit book" means a permit book issued by the Feeds Administrator entitling the holder to purchase wheat for feeding purposes;
 - (d) "farm unit" means a farm or group of farms or feed lots or lots operated as a unit and the Feeds Administrator may for the purposes of this Order determine whether two or more farms and/or feed lots are operated as a unit notwithstanding that same may be operated by different persons;
 - (e) "designated area" means those parts of Canada specified in paragraph (h) of this section and the cities of Fort William and Port Arthur;
 - (f) "feeder" means any person who feeds live stock or poultry;
 - (g) "producer" means any person entitled to deliver western wheat under a delivery permit book;
 - (h) "western wheat" means wheat grown in the provinces of Manitoba, Saskatchewan and Alberta, in that part of Ontario lying west of Fort William/Port Arthur and in that part of British Columbia known as the Peace River district, the Creston and Wynndel areas and in such other parts of British Columbia as the Canadian Wheat Board may from time to time designate under the Western Grain Regulations.

FEED WHEAT PURCHASE PERMIT BOOKS

3. The Feeds Administrator may issue feed wheat purchase permit books in such form as he may prescribe to any person other than a producer.

PAYMENTS WITHIN DESIGNATED AREA

Purchases from Producers

4. (1) Subject to this Order and any Regulations made hereunder the Feeds Administrator may pay to any feeder who purchases western wheat from a producer for use in the designated area exclusively as feed for live stock or poultry, the sum of twenty-five cents in respect of each bushel so purchased.

(2) No payment shall be made under this section unless the wheat was, at the time of the purchase, weighed and graded by a dealer at an elevator or a warehouse and the dealer recorded the number of bushels thereof in the permit book of the seller and, if the purchaser is a producer in the delivery permit book under which he is entitled to deliver grain, or, if the purchaser is not a producer, in a feed wheat purchase permit book issued to him under this Order.

SALES BY DEALERS

5. (1) Subject to this Order and any Regulations made hereunder, the Feeds Administrator may pay to any dealer who sells western wheat to a feeder whether in the form of grain, whole or processed, or as an ingredient in mixed feed, for use in the designated area exclusively for feed for live stock or poultry the sum of twenty-five cents per bushel in respect of each bushel of wheat so sold.

(2) No payment shall be made under this section unless

(a) the price of the wheat sold, whether in the form of grain, whole or processed or as an ingredient in mixed feed, was reduced by the full amount of the payment which may be made to the dealer in respect thereof under this Order, and

(b) the number of bushels so sold was recorded by the dealer, if the purchaser is a producer in the delivery permit book under which he is entitled to deliver grain, or if the purchaser is not a producer, in a feed wheat purchase permit book issued to him under this Order.

6. (1) No payment shall be made under sections four and five of this Order in respect of wheat purchased by a producer if at the time of application therefor there is wheat on the farm unit from which the purchaser is entitled to deliver grain under a delivery permit book in a quantity in excess of the purchaser's requirements for seed and feed.

(2) Where the live stock or poultry to be fed with wheat in respect of which an application for payment under section four or five of this Order is made, are to be fed on a farm unit in respect of which a delivery permit book has been issued, there shall be deducted from the number of bushels of wheat in respect of which application for payment is made, the number of bushels of wheat delivered under and recorded in the said permit book at the time of application except that no deductions shall be made from the number of bushels for which payment is applied in a later application in respect of wheat delivered under the said permit book which has already been deducted from the number of bushels specified in an earlier application.

7. Where any person has purchased wheat in respect of which he has made application for payment under section four of this Order or has purchased wheat from a dealer exclusively for use in the designated area for feed for live stock or poultry, if after the date of the said purchase he delivers wheat to a dealer for sale or storage or sells wheat, he shall forthwith upon the said delivery or sale be liable to pay to His Majesty the King in right of Canada and shall forthwith remit to the Feeds Administrator the sum of twenty-five cents in respect of each bushel of wheat so delivered or sold.

SALES OUTSIDE DESIGNATED AREA

8. (1) Subject to this Order and any Regulations made hereunder the Feeds Administrator may pay to any person who sells western wheat whether in the form of grain, whole or processed or as an ingredient in mixed feed for use in the Provinces of Ontario, Quebec, New Brunswick, Nova Scotia, Prince Edward Island and British

Columbia, with the exception of those parts of British Columbia and Ontario lying within the designated area, exclusively as feed for live stock or poultry, the sum of twenty-five cents per bushel in respect of each bushel so sold.

(2) No payment shall be made under this section to any person unless the price of the wheat sold, whether in the form of grain, whole or processed or as an ingredient in mixed feed, was reduced by the full amount of the payment which may be made to the seller in respect thereof under this section.

GENERAL

9. No payment shall be made under this Order in respect of any wheat whether sold separately or as an ingredient in mixed feed, which

- (a) if graded under the Canada Grain Act, contains more than the maximum limits of foreign material allowed under the said Act for No. 6 Canada Western
- (b) if not graded under the Canada Grain Act, contains more than the maximum limits of foreign material allowed under the said Act for No. 6 Canada Western Mixed Wheat.

10. No payment shall be made in respect of any grade of wheat sold at a price higher than the Canadian Wheat Board selling price for Manitoba Number Four Northern, basis in store Fort William/Port Arthur or Vancouver, as established from time to time, except that payment may be made on any grade of wheat having a selling price no higher than Manitoba Number Three Northern as so established when such wheat is sold in areas designated by the Feeds Administrator from time to time.

11. The Feeds Administrator, under the direction of the Agricultural Supplies Board, is charged with the administration of this Order and all the powers of the said Administrator whether conferred under this Order or under any other Order or any regulations shall be exercisable by him with respect to this Order, and the said Administrator is hereby authorized to make such regulations as may be necessary or advisable for carrying out the provisions of this Order.

12. Every person who—

- (a) knowingly makes under this Order an application for a payment that he is not eligible to receive;
- (b) being required to make any return or declaration, or to make any entry in a permit book under this Order or any regulations made under this Order, furnishes any false information or makes any false statement in such return or declaration or fails fully to complete such return or declaration or makes a false entry in such permit book;
- (c) furnishes any false particulars for the purpose of or to assist any person in obtaining a payment under this Order; or who
- (d) contravenes or fails to comply with this Order or any regulation made under this Order.

shall be guilty of an offence and liable on summary conviction to a fine not exceeding five thousand dollars or to imprisonment for a term not exceeding two years or to both such fine and such imprisonment.

13. Expenditures under this Order shall be charged against moneys to be appropriated by Parliament for the purpose.

14. This Order shall apply in respect of every sale or purchase of western wheat made on or after August 1, 1946.

A. M. HILL,
Asst. Clerk of the Privy Council.

Order in Council exempting oranges from Customs duty, etc.

P.C. 3275

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 1st day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas oranges originating in and imported from the United States or any other non-British Empire country are admitted duty free during the months of January to July, inclusive, and are subject to a duty of 35 cents per cubic foot during the months of August to December, inclusive;

And whereas Order in Council P.C. 6083 of July 30, 1943, exempted imports of oranges from the customs duty of 35 cents per cubic foot under the Intermediate and General Tariffs during the period August 1, 1943, to December 31, 1943, that Order in Council P.C. 5999 of July 31, 1944, exempted imports of oranges from customs duty during the same period in 1944, and that Order in Council P.C. 5371 of August 2, 1945, provided for a similar exemption during the months August to December, 1945;

And whereas the Acting Minister of Finance reports that the Wartime Prices and Trade Board recommends that the customs duty be eliminated on imports of oranges during the period August 1, 1946, to December 31, 1946, in order to maintain the existing ceiling price on oranges;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Finance and under the authority of the National Emergency Transitional Powers Act, 1945, is pleased to order and doth hereby order that oranges originating in and imported from countries the products of which are subject to Intermediate or General Tariff treatment be exempt from the customs duty of 35 cents per cubic foot during the period August 1, 1946, to December 31, 1946.

A. M. HILL,

Assistant Clerk of the Privy Council.

Order in Council extending the time during which certain civil servants may elect to contribute under the Civil Service Superannuation Act in respect of temporary service

P.C. 33/3290

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 2nd August, 1946.

The Board recommend that, under the authority of the National Emergency Transitional Powers Act, 1945, the undermentioned officers, who, by reason of absence on leave without pay for military service, were unable to elect to contribute for their temporary service within the period of one year prescribed by Section 5 (1) of the Civil Service Superannuation Act, be granted a further period to the dates stated in which to elect to contribute for their non-contributory service:

<i>Name</i>	<i>Rank</i>	<i>Department</i>	<i>Effective</i>
Harold Green	Postal Clerk	Post Office	June 17, 1946
Wm. J. Decker	Guard	Justice	June 18, 1946
M. E. Grottenberg	Letter Carrier	Post Office	June 19, 1946
Alan D. Holmes	Statistician, Grade 1	Trade and Commerce	June 24, 1946
E. A. Ward	Letter Carrier	Post Office	June 24, 1946

<i>Name</i>	<i>Rank</i>	<i>Department</i>	<i>Effective</i>
P. H. West	Senior Postal Clerk	Post Office	July 5, 1946
A. B. Monahan	Postal Clerk	Post Office	July 5, 1946
John Baines	Letter Carrier	Post Office	July 5, 1946
L. Emms	Mail Porter	Post Office	July 9, 1946
F. J. Allen	Railway Mail Clerk	Post Office	July 8, 1946
E. Nantel	Postal Clerk	Post Office	July 8, 1946
J. F. Cassidy	Mail Porter	Post Office	July 12, 1946
J. J. M. Langlois	Postal Clerk	Post Office	July 13, 1946
J. A. L. Lapointe	Customs Excise Examiner	National Revenue	July 13, 1946
H. J. Newin	Clerk, Grade 2	Post Office	July 15, 1946
M. Syrotuck	Senior Fieldman	Agriculture	July 17, 1946
W. J. Munro	Letter Carrier	Post Office	July 17, 1946

A. M. HILL,

Asst. Clerk of the Privy Council.

Order in Council authorizing the importation of used aircraft by Canadian Pacific Air Lines

P.C. 107/3290

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 2nd August, 1946.

The Board recommend that authority be granted, under the National Emergency Transitional Powers Act, 1945, for the importation of ten used Douglas C-47 aircraft by Canadian Pacific Air Lines, Limited, upon payment of customs duty and sales tax in the ordinary course, notwithstanding the provisions of Item 1216 of the Customs Tariff relating to used or second-hand aircraft.

A. M. HILL,

Asst. Clerk of the Privy Council.

Order in Council *re* income tax payable by members of the Canadian Armed Forces based in the Aleutian Islands

P.C. 119/3290

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 2nd August, 1946.

The Board recommend that, under the authority of the National Emergency Transitional Powers Act, the members of the Canadian Armed Forces, based in the Aleutian Islands in the Pacific Ocean, during the war which commenced in September, nineteen hundred and thirty-nine, be dealt with as provided in Section 4, Paras. (t) and (v) of the Income War Tax Act, and for the purposes of the said section,

- (a) The Aleutian Islands in the Pacific Ocean shall be deemed to be outside the Western Hemisphere.
- (b) Members of the Canadian Armed Forces based in the Aleutian Islands shall be deemed to be on the strength of an Overseas unit outside the Western Hemisphere.

A. M. HILL,

Asst. Clerk of the Privy Council.

Order in Council re recovery of benefits arising out of the export from
Canada of linseed oil

P.C. 3317

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 6th day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 3222, dated the 30th day of July, 1946, empowers The Canadian Wheat Board to purchase flaxseed from producers on the basis of three dollars and twenty-five cents per bushel for the grade Number One Canada Western Flaxseed, basis in store at Fort William/Port Arthur or Vancouver, and the grade Number One Canada Eastern Flaxseed, basis in store Montreal; and to sell flaxseed to domestic crushers, feed, breakfast or cereal food manufacturers, and manufacturers of pharmaceutical products on such bases as are named by the Oils and Fats Administrator of the Wartime Prices and Trade Board;

And whereas the Minister of Trade and Commerce reports that linseed oil is being exported from Canada under the direction and control of the Wartime Prices and Trade Board and it is deemed necessary that the price of such exports should be based on a cost for Number One Canada Western Flaxseed in store Fort William/Port Arthur, of three dollars and twenty-five cents per bushel plus a carrying charge not to exceed three cents per bushel; and

That in order to recover such cost in respect of flaxseed sold to domestic crushers for use in the production of linseed oil for export, it is deemed necessary to provide that such exports may be made only after repayment to The Canadian Wheat Board of the benefit the exporter received;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the powers conferred by the National Emergency Transitional Powers Act, 1945, is pleased to make the following regulations and they are hereby made and established accordingly:

REGULATIONS

1. In these regulations, unless the context otherwise requires—
 - (a) "benefit" means the amount by which the sum paid by The Canadian Wheat Board for flaxseed, plus a carrying charge not to exceed three cents per bushel, exceeds the sum for which the flaxseed is sold.
 - (b) "linseed oil" means linseed oil, processed or unprocessed, manufactured from flaxseed purchased from The Canadian Wheat Board.
2. (1) Every person shall, before he exports linseed oil from Canada, repay the benefit involved by paying to The Canadian Wheat Board an amount which is determined by the Wartime Prices and Trade Board to be equal thereto; and no person shall export any linseed oil from Canada until such amount has been paid to The Canadian Wheat Board.
- (2) Every amount payable under this section shall be determined by the Wartime Prices and Trade Board, either by specific determination or by specifying the method of calculation, and every such determination shall be conclusive for all purposes of these regulations.
- (3) In any court a copy of any determination under these regulations purporting to be certified by any officer or employee of the Wartime Prices and Trade Board shall be received as *prima facie* evidence of such determination without proof of the signature or of the official character of the person or persons appearing to have signed the same, and without further proof thereof.

3. Any amount payable under section two of these regulations shall be recoverable as a debt due to the Crown and, without prejudice to any other remedy, may be recovered by The Canadian Wheat Board as a civil debt.

4. The Canadian Wheat Board shall deposit all amounts paid to it pursuant to section two of these regulations to the credit of the flaxseed account.

5. The Canadian Wheat Board may, by regulation—

- (a) require any person to make reports or returns to The Canadian Wheat Board furnishing such information relating to the sale or purchase or storage of linseed oil by him either on his own behalf or on behalf of some other person as The Canadian Wheat Board deems advisable;
- (b) prescribe such forms as it deems necessary for the administration of these regulations or any regulation made pursuant to these regulations;
- (c) require any person to keep such records of sales of linseed oil as The Canadian Wheat Board deems advisable and prescribe the forms thereof.

6. Every person who contravenes or omits to comply with any of these regulations or with any regulation made by The Canadian Wheat Board under these regulations shall be guilty of an offence and liable on summary conviction to a fine not exceeding five thousand dollars or to imprisonment for a term not exceeding two years, or to both such fine and such imprisonment.

7. The Wartime Prices and Trade Board may, by Order, declare any linseed oil, exported under the terms of any contract, to be exempt from the operation of these regulations and upon such Order being made, such linseed oil shall be exempt from the operation of these regulations.

8. These regulations shall come into force and be of full force and effect on and after the first day of August, 1946, and shall expire on the thirty-first day of July, 1947, subject to section nineteen of the Interpretation Act which is hereby made applicable hereto as if said regulation were revoked on said latter date.

A. M. HILL,
Asst. Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders
DEPARTMENT OF NATIONAL REVENUE

WM No. 39

Eighth Revision

Supplement No. 45

MEMORANDUM

CUSTOMS DIVISION

W.M. No. 39 Eighth Revision Supplement No. 45

To Collectors of Customs and Excise, and others concerned:

OTTAWA, 2nd August, 1946.

Export Permits

By Export Permit Branch Order No. 147, effective on and after August 3, export permit control is re-imposed on shipments of the following when consigned to any destination:—

Demijohns or glass carboys, bottles, decanters, flasks, jars, phials and balls, of glass.

This restriction applies to all exports of glass containers, new and used.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

W.M. No. 100

Supplement No. 20

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 26th July, 1946.

*To Collectors of Customs and Excise, and others concerned:***Prohibited Imports**

Effective 26th July, 1946. General Permit No. G-2400 is no longer valid for the importation of fresh plums and prunes, provided that specific permits will not be required for shipments of fresh plums and prunes, actually in transit from producing areas on or before the 29th July, 1946.

Vide Memorandum W.M. No. 100, Supplement No. 1 for instructions respecting applications for specific permits.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

PART III

Wartime Prices and Trade Board

(Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 649

Termination of Leases for Shared Accommodation

Under authority conferred by The Wartime Leasehold Regulations, Order in Council P.C. 9029, of November 21, 1941, as amended, the Board hereby orders as follows:

1. This Order shall come into force on the 15th day of August, 1946.

2. Clause (a) of Section 4 of Order No. 428 of the Board is deleted and is replaced by the following:

“(a) in the case of a monthly lease, at the end of a lease month or, in the case of a weekly lease, at the end of a lease week.”

Made at Ottawa the 31st day of July, 1946.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 650

Maximum Rentals and Termination of Leases for Commercial Accommodation

Under powers conferred by The Wartime Leasehold Regulations, Order in Council P.C. 9029 of November 21, 1941, as amended, the Board hereby orders as follows:

1. This Order shall come into force on the 15th day of August, 1946.

2. Subsection (3) of Section 2 of Order No. 315 of the Board is deleted and is replaced by the following:

“(3) The provisions of Section 5 of The Wartime Leasehold Regulations and of Part I of this Order shall not apply to any commercial accommodation during the currency of any lease for a term certain of not less than five years which does not contain provision for its termination, on notice by the landlord, before the end of the term thereof, and made on or after December 1, 1945, with the tenant in possession of such accommodation to whom the provisions of Section 13 do not apply.”

Made at Ottawa the 31st day of July, 1946.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 651

Respecting Linseed Oil

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

1. This Order comes into force August 1, 1946.
2. Board Order No. 100 is revoked.
3. No person shall sell any linseed oil unless and until his maximum selling price therefor has been fixed according to the provisions of Board Order No. 414.

Made at Ottawa the 31st day of July, 1946.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2069

Cotton Yarn and Cotton Cloth Prices

Under powers given by the Wartime Prices and Trade Board to the Administrator of Cotton and Cotton Products, it is hereby ordered as follows:

1. This Order shall come into force on August 1, 1946.

2. Clause (a) of Section 4 of Administrator's Order No. A-363 is amended by deleting the words "Department of Munitions and Supply" and substituting therefor the words "Department of Reconstruction and Supply".

Dated at Ottawa, this 31st day of July, 1946.

S. A. SHEPHERD,
*Administrator of Cotton and
Cotton Products.*

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2070

Pork Products

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered as follows:

1. This Order comes into force on August 8, 1946.

2. Schedule "A" to Administrator's Order No. A-1946 is hereby amended

(1) by adding to the list of Fresh Pork Products therein the following:

"Product No. 40—"Clear Back, Skin-on, boneless"—means that portion of a rough loin weighing more than 28 lbs. remaining after all the following have been removed: (a) Tenderloin (b) Back Ribs and Bones;

Product No. 41—"Short Clear, skin-on, boneless"—means that portion of a rough middle weighing more than 50 lbs. remaining after all the following have been removed: (a) Tenderloin (b) Back and Side Ribs (c) Bones;

Product No. 42—"Long Clear, skin-on, boneless"—means that portion obtained from either side of a warm dressed hog after chilling and after all the following have been removed: (a) Head (b) Leaf Lard and Kidney (c) Rough Ham (d) Tenderloin (e) Back and Side Ribs (f) Neck Blade and other Bones (g) Feet (h) Hock (i) Neck and other Surplus Fat."

(2) by adding to the list of Cured Pork Products therein the following:

"Dry Salt Cured Pork Products

Product No. 63—"Clear Belly"—means the same cut as Product No. 33;

Product No. 64—"Clear Back"—means the same cut as Product No. 40 but weighing more than 22 lbs.;

Product No. 65—"Short Clear"—means the same cut as Product No. 41 but weighing more than 43 lbs.;

Product No. 66—"Long Clear"—means the same cut as Product No. 42 and weighing more than 60 lbs."

(3) by adding to the list of Canned Pork Products therein the following:

"Product No. 234—"Canned Pork Tongue"—means pork tongue domestic trim as defined in Order No. A-1392 that has been cured, packed in a round type hermetically sealed metal container containing 12 ounces net weight of product and thoroughly cooked and which conforms to the regulations respecting Canned Meat issued under the Food and Drugs Act;

Product No. 235—Means the same product as number 234 but packed in a rectangular type hermetically sealed metal container containing six pounds, net weight of product."

3. Schedule "C" to said Administrator's Order No. A-1946 is hereby amended by inserting therein in proper numerical sequence according to product number, the products, weights and prices set forth in Part I of the Schedule hereto.

4. Schedule "D" to said Administrator's Order No. A-1946 is hereby amended by deleting the prices set forth therein opposite Product Nos. 154 and 156, and by substituting therefor the prices set forth in Part II of the Schedule hereto, opposite those product numbers.

5. Schedule "E" to said Administrator's Order No. A-1946 is hereby amended by adding thereto Product Nos. 234 and 235, together with the prices and other particulars respecting the same, set forth in Part III of the Schedule hereto, opposite those product numbers.

6. Clause (a) of subsection (1) of Section 9 of said Administrator's Order No. A-1946 is hereby deleted and the following substituted therefor:

"(a) Pork products in the form of dry salt pork other than product numbers 63, 64, 65 and 66, as defined herein;"

7. Section 16 of said Administrator's Order No. A-1946 is hereby amended by adding thereto as subsection (6) the following:

"(6) *Certain Dry Salt Cured Pork Products*

The maximum price at which any person in a zone may sell at retail any dry salt cured pork product defined in Schedule "A" hereto as product number 63, 64, 65 or 66, shall be the sum of the following:

(a) his actual delivered cost of such dry salt cured pork product but not exceeding his lawful maximum delivered cost as fixed by Section 13 (except the difference between freight and express charges, if any, included in such cost); and

(b) a markup not exceeding 25 per cent of his selling price."

Dated at Ottawa this 31st day of July, 1946.

F. S. GRISDALE,
*Administrator of Meat
and Meat Products.*

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER NO. A-2070
 MAXIMUM WHOLESALE PRICES FOR THE FOLLOWING PORK PRODUCTS

(in cents per pound)

Product No.	Description of Product	Wgt. Over Col. 2	ZONES														
			1	2	3, 4, 5, 6	7	8	9	10	11	12	13	14	15			
PART I—DRY SALT CURED			lbs.														
63	Clear Bellies.....	15	24.00	23.50	23.00	23.50	23.00	22.50	21.75	21.50	21.00	22.25	22.50	23.00			
64	Clear Backs.....	22	30.50	30.00	29.50	29.75	29.25	28.75	28.00	27.75	27.50	28.75	29.00	29.50			
65	Short Clears.....	43	27.00	26.50	26.00	26.75	26.25	25.75	25.00	24.75	24.50	25.75	26.00	26.50			
66	Long Clears.....	60	24.50	24.00	23.50	24.00	23.50	23.00	22.25	21.75	21.25	22.50	22.75	23.25			
PART II																	
154	Neck Bones.....		4.25	3.75	3.25	3.75	4.50	4.00	3.25	3.25	3.25	3.75	4.00	4.50			
156	Back Bones.....		4.00	3.50	3.00	3.50	4.25	3.75	3.00	3.00	3.00	3.50	3.75	4.25			
PART III																	
Product No.	Description of Product	Net Contents and Type of Container	Price														
			\$ and c. per doz.	c. per pound													
234	Canned Pork Tongue	12 ounce Round	4.27	4.21													
235	Canned Pork Tongue	6 lbs. Rectangular	44.25	43.50													

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2071

Maximum Prices of New Cotton Cuttings and Seamers

Under powers given by the Wartime Prices and Trade Board to the Administrator of Used Goods, it is hereby ordered as follows:

1. This Order shall come into force on August 10, 1946.
2. For the purposes of this Order, "New cotton cuttings or seamers shall include but shall not be limited to tailor sweeps, union clips, garment cuttings, underwear cuttings, clippings or seamers produced in the course of manufacturing cotton garments, mixed fabric garments or other goods containing cotton.
3. The maximum price at which any person may sell new cotton cuttings or seamers shall be the highest lawful price at which he sold the same or a substantially similar kind and quality of new cotton cuttings or seamers to the same customer or class of customer during the basic period, September 15 to October 11, 1941, plus 25 per cent of that price.
4. The maximum price at which any kind and quality of new cotton cuttings or seamers may be sold by a person who did not sell the same or a substantially similar kind and quality during the said basic period shall be as fixed by the Administrator of Used Goods and until the maximum price is so fixed such person shall not sell or offer to sell such goods.

Dated at Ottawa, this 1st day of August, 1946.

E. TOPPING,

Deputy Administrator of Used Goods.

APPROVED:

M. W. McCUTCHEON,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2072

Manufacture of Envelopes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered as follows:

1. This Order comes into force on August 8, 1946.
2. Subsection (2) of Section 2 of Administrator's Order No. A-1570 as amended is hereby deleted and the following substituted therefor:

"(2) Envelopes of the kinds and types listed below may be manufactured in any weight of paper not exceeding the weight set out opposite each kind and type of envelope:

Kind and type of envelope	Maximum weight of Paper, 1,000 sheets, 17" x 22"
Any envelope with a perimeter exceeding 36 inches made from papers other than kraft or with a perimeter of 46" and over made from kraft paper except a calendar envelope.....	48
No. 14 envelope, size 5" x 11½"	48
Any envelope specially designed for use with duplicating equipment where the particulars are filled in by machine and duplicated on other forms simultaneously	48

Maximum weight
of Paper, 1,000
sheets, 17" x 22"

Kind and type of envelope

Window and Outlook envelopes, except those made from Duplex or Decco paper, or from paper printed, coated, lithographed, engraved or otherwise processed in simulation thereof.....	48
Social correspondence and Wedding Stationery envelopes made from No. 1 or No. 2 Rag Content paper.....	48
Seed Bag (folded and punched type)	48
Double Fold	48
Grain Bag (tuck-in type)	Unrestricted"
Dated at Ottawa this 2nd day of August, 1946.	

C. V. HODDER,

Administrator of Packages and Converted Paper Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2073

Maximum Prices of Bananas

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables it is hereby ordered as follows:

1. This Order comes into force on August 8, 1946.

2. Section 14 of Administrator's Order No. A-1668, as amended, is hereby revoked and the following substituted therefor:

"Deposit Charge for Banana Crates and Boxes

14. If on a sale by a wholesale distributor, any bananas are delivered, packed in a banana crate or box, the seller may, in addition to the maximum price, charge the buyer an amount equal to the actual cost of the crate or box but not exceeding \$1.50, as a deposit charge refundable upon return of the crate or box at the buyer's expense in the same condition as when received by the buyer. Such charge must be shown as a separate item on the seller's invoice and must not be included by the buyer in calculating his selling price."

Dated at Ottawa this 2nd day of August, 1946.

E. J. CHAMBERS,

Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-2074

Respecting Oak Flooring

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

1. Administrator's Order No. A-368 is amended as follows:

(a) Clause (a) of Section 2 is amended by deleting the table therein and its heading and substituting therefor the following table and heading:

"MAXIMUM PRICES OF OAK FLOORING

RANDOM LENGTHS

Thick- ness	Description	Per 1000 feet board measure				
		1st Grade	2nd Grade	3rd Grade	Mill Run	Shorts
3/8''	Plain White or Red Oak	\$107.50	104.00	85.00	104.00	68.00
3/8''	Quartered White Oak...	146.00	129.00	95.00	129.00	70.00
3/8''	Quartered Red.....	129.00	114.00	85.00	114.00
1/2''	Plain Red Oak.....	147.50	137.50	113.50	137.50	75.00
13/16''	Plain Red Oak.....	195.50	180.50	130.50	180.50	92.00
13/16''	Quartered Red.....	235.50	210.50	140.50	210.50	98.00
13/16''	Quartered White.....	275.50	215.50	135.50	215.50	98.00

13/16" Plain Red Oak No. 4 Grade:—\$57.50 per MFBM.

Mill Run shall contain no grades lower than 3rd grade with no lengths under 12 inches";

(b) Clauses (b) and (c) of Section 4 are deleted and the following substituted therefor:

“(b) For 4,999 feet or less \$5.00.”

2. This Order shall be effective on August 8, 1946.

Dated at Ottawa, this 2nd day of August, 1946.

D. D. ROSENBERRY,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2075

Maximum Prices for Canned Atlantic Fish

Board Order No. 642 lists the kinds of Canned Fish to which maximum prices shall apply and suspends maximum prices for all other kinds of such fish including all canned Atlantic shell fish. Administrator's Order No. A-1644 fixed maximum prices for sales by all sellers of all canned Atlantic fish and shell fish.

For purposes of clarity, it is considered desirable to replace said Order No. A-1644 by a new Order applying only to the kinds of canned Atlantic fish remaining under price control.

Therefore, under powers given by the Wartime Prices and Trade Board, to the Administrator of Fish and Fish Products, it is hereby ordered as follows:

Application of Order

1. This Order comes into force on August 12, 1946, and fixes maximum prices on sales by all sellers of Atlantic canned fish listed in the Schedule hereto.

2. Administrator's Order No. A-1644, as amended, is hereby revoked and replaced by this Order.

Prices Fixed are Maximum Prices and Include all Charges

3. All prices fixed by this Order are maximum prices and must not be exceeded. Except as otherwise authorized by this Order, no charge may be made for a container, package, label, wrapper or key or for lithographing or lacquering the containers, or for any other service which results in the sum of the price and such charge exceeding the maximum price.

Definitions

4. For the purposes of this Order and its Schedule,
- (a) "assembler" means any person listed in the Schedule hereto, and any person hereafter designated as such by the Administrator of Fish and Fish Products;
 - (b) "canned fish" means any fish other than shellfish caught in the Atlantic Ocean or in any river flowing into the Atlantic Ocean and which has been processed and packed in hermetically sealed containers and is listed in the Schedule hereto;
 - (c) "chicken haddie" and "flaked fish" mean canned haddock, or cod, or hake, or cusk, or any combination of those fish, which has not been ground;
 - (d) "fancy grade" refers to canned fish graded, packed and marked in accordance with the standards for that grade set forth in the regulations under the Meat and Canned Foods Act;
 - (e) "finnan haddie" means canned smoked haddock, or cod, or cusk, or hake, or pollock, or any combination of those smoked fish;
 - (f) "packer" means a person who processes and packs canned fish for sale;
 - (g) "sardines" mean small herrings which are known to the trade as sardines;
 - (h) "sell at wholesale" means to sell otherwise than at retail;
 - (i) "sell" includes offer to sell;
 - (j) "wholesale distributor" means any person, other than a packer or an assembler, who sells canned fish at wholesale.

Sales by Packers to Assemblers

5. (1) The maximum price, exclusive of sales tax, at which a packer may sell to an assembler, any canned fish listed in the Schedule hereto shall, according to the type of packing, the size and style of the container, the number of containers per case, the net weight of contents and, in the case of canned fish listed in Part "B" of the said Schedule, according to the point at which such fish is packed, be the price for the same listed in the said Schedule.
- (2) The maximum prices fixed by subsection (1) include delivery to the assembler's place of business or plant and notwithstanding Section 3 apply to either labelled or unlabelled canned fish.
- (3) Notwithstanding Section 3, when a packer packs any canned fish listed in Part "B" of the Schedule hereto at any point on or off the north shore of the Gulf of St. Lawrence from Seven Islands to Blanc Sablon, both inclusive, the maximum prices fixed by subsection (1) for such canned fish do not include the cost of the packing or the cost of packing the containers in a packing case.

Sales by Packers at Wholesale to Persons Other than Assemblers and Sales by Assemblers at Wholesale.

6. (1) Except as otherwise provided by subsection (2) of this Section, the maximum price, exclusive of sales tax, at which
- (a) a packer may sell at wholesale to any person other than an assembler; or
 - (b) an assembler may sell at wholesale to any person;
- any canned fish listed in the Schedule hereto shall, according to the type of packing, the size and style of the container, the number of containers per case, and the net weight of the contents, be the price for the same listed in the Schedule.

- (2) If an assembler customarily sold any kind or variety of canned fish to retailers during the basic period from September 15 to October 11, 1941, both inclusive, at prices higher than the prices at which he sold such canned fish to wholesale distributors during that period, the maximum price at which he may sell such canned fish to such retailers shall be the maximum price fixed by subsection (1) PLUS the lesser of the two following amounts:
- (a) an amount equal to the difference between his selling price for such canned fish to wholesale distributors and to retailers during that period; or
 - (b) an amount equal to 10 per cent of the maximum price fixed by subsection (1) for sales by him of such canned fish.
- (3) The maximum prices fixed by subsections (1) and (2) are f.o.b. the rail or boat shipping point nearest to the seller's place of business.

Sales by Packers or Assemblers at Retail

7. The maximum price, exclusive of sales tax, at which a packer or an assembler may sell any canned fish at retail, shall be an amount equal to the maximum price at which he may sell such canned fish under the provisions of subsection (1) of Section 6 PLUS a markup not exceeding twenty-five (25) per cent of his selling price.

Price Fixation Required in Certain Cases

8. Unless the maximum price at which he may sell the same has been or is hereafter fixed by the Administrator concerned under the provisions of Board Order No. 414,

- (a) no packer or assembler shall sell any canned fish listed in the Schedule hereto packed in any type of pack or in any size or style of container not listed in such Schedule; and
- (b) no person shall sell any canned fish listed in such Schedule imported by him.

Sales by Wholesale Distributors

9. Except as may otherwise be authorized in writing by the Administrator of Distributive Trades, upon application to him, the maximum price at which a wholesale distributor may sell any canned fish to another wholesale distributor, to a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the canned fish at such warehouse or to any person who buys the canned fish in carload lots shall be the sum of the following:

- (a) an amount equal to the maximum price as fixed by this Order at which the same may be sold him by the packer thereof;
- (b) sales tax if not included in such maximum price; and
- (c) the actual cost at not more than the less than carload lot freight rate, of transporting the canned fish to the city, town or village in which his place of business is situated.

10. The maximum price at which a wholesale distributor may sell any canned fish to any buyer of a class not named in Section 9, shall be the sum of the following:

- (a) the actual price paid by him for that canned fish but not exceeding the lawful maximum price at which the same may be sold to him by his supplier;
- (b) sales tax if not included in such actual price;
- (c) if his supplier is not by this Order required to deliver free to him, the actual cost, at not more than the less than carload lot freight rate, paid by him for transporting the canned fish from his supplier's shipping point to the city, town or village in which his place of business is situated; and
- (d) a percentage markup not exceeding the lawful percentage markup customarily obtained by him during the said basic period on sales of the same or a substantially similar kind of canned fish to the same class of buyer but not in any event exceeding ten per cent of his selling price.

11. If a sale of canned fish by a wholesale distributor is to a buyer whose place of business is within the limits of a city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary

free delivery zone, delivery shall be free to that buyer. In all other cases the maximum prices fixed by Sections 9 and 10 are f.o.b. the wholesale distributor's place of business.

Sales at Retail by Persons other than Packers and Assemblers

12. The maximum price at which a person other than a packer or an assembler may sell at retail any canned fish shall be the sum of the following:

- (a) the actual price paid by him for the canned fish but not exceeding the lawful maximum price at which the same may be sold to him by his supplier;
- (b) sales tax if not included in such actual price;
- (c) if his supplier is not by this Order required to deliver free to him, the actual amount, not exceeding the common carrier freight rate, paid by him for transporting the canned fish from his supplier's shipping point to the city, town or village in which he has his place of business;
- (d) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of the same or a substantially similar kind of canned fish purchased by him from a wholesale distributor;
 - (ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order; or
- (e) if he purchased the canned fish from a packer or an assembler at a price not exceeding the lawful maximum price at which such packer or assembler could have sold that canned fish under the provisions of subsection (1) of Section 6 to a wholesale distributor, the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of the same or a substantially similar kind of canned fish purchased by him from a packer or an assembler;
 - (ii) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order.

Records of Sales and Purchases

13. Every assembler shall make and keep written records sufficient to disclose particulars of his purchases of canned fish.

14. On every sale of canned fish other than a sale at retail, the seller shall at the time of delivery furnish the buyer with an invoice showing the names and identifying addresses of the seller and the buyer, the date of sale, the variety and kind of fish and the grade, if any, the type of pack, the number of cans per case, and the size and style of container, the total quantity sold and the price per case charged. The seller shall make and keep a duplicate copy of each such invoice.

15. Every person who buys canned fish for resale shall at the time he receives delivery thereof obtain,

- (a) from his supplier an invoice covering the transaction completed as prescribed by Section 14; and
- (b) a receipted bill for any amount paid by him for the transportation of the canned fish.

16. Every record an assembler is required by this Order to make and keep, every duplicate copy of an invoice which a seller of canned fish is required by this Order to make and keep, and every invoice, transportation bill or receipt obtained by a person who buys canned fish for resale, shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the transaction to which it relates.

17. Every person who sells any canned fish at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address, the kind of canned fish and the size of the container and the price charged.

Dated at Ottawa this 6th day of August, 1946.

A. N. McLEAN,
Administrator of Fish and Fish Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-2075

MAXIMUM PRICES ON SALES BY PACKERS AND ASSEMBLERS OF THE CANNED FISH LISTED HEREUNDER TO THE CLASS OF BUYER SPECIFIED.

All prices for sales by packers to assemblers include delivery to the assembler's place of business or plant. All packer's and assembler's prices on sales at wholesale are f.o.b. the rail or boat shipping point nearest to the seller's place of business.

All maximum prices listed in this Schedule are for sales of a specified number of containers of the Canned Fish listed. When any other quantity of containers of any Canned Fish Product is sold, the maximum price for such product shall, according to the number of containers sold, be a price proportionate to the maximum price listed for the same.

PART "A"—CHICKEN HADDIES, FLAKED FISH, FINNAN HADDIES, HERRING AND SARDINES

Kind of Product and Type of Pack	Grade, if any	Size and Style of Container and number of Containers per case	Minimum net weight of product per container	Maximum price per case on sales by packers to assemblers	Maximum price per case on sales by packers and assemblers at wholesale
			Oz.	\$ c.	\$ c.
(1) Chicken Haddies, Flaked Fish.	Fancy	48, 1-lb. flats.	14	9.00	10.00
(2) Chicken Haddies, Flaked Fish.	Other or ungraded	48, 1-lb. flats.	14	8.10	9.00
(3) Finnan Haddies.	Fancy	48, 1-lb. flats.	14	9.45	10.50
(4) Herring, plain.	Other or ungraded	48, 10-oz. talls.	10	4.70	5.25
(5) Herring, plain.	Fancy	48, 10-oz. talls.	10	4.35	4.85
(6) Herring, tomato sauce.	Other or ungraded	48, 10-oz. talls.	10	4.90	5.45
(7) Herring, tomato sauce.	Other or ungraded	48, 10-oz. talls.	10	4.55	5.05
(8) Herring, vegetable oil.	Fancy	48, 1-lb. talls or flats.	15	6.10	6.75
(9) Herring, plain.	Other or ungraded	48, 1-lb. talls or flats.	15	5.30	5.90
(10) Herring, plain.	Fancy	48, 1-lb. talls or flats.	15	4.70	5.25
(11) Herring, tomato sauce.	Other or ungraded	48, 1-lb. talls or flats.	15	5.65	6.30
(12) Herring, tomato sauce.	Other or ungraded	48, 1-lb. talls or flats.	15	5.10	5.65
(13) Sardines, vegetable oil, mustard or tomato sauce, decorated or labelled.		100, ½-lb. flats.	3½	5.00	5.55
(14) Sardines, vegetable oil, mustard or tomato sauce, decorated or labelled.		100, 5-oz. flats.	5	5.85	6.50
(15) Sardines, vegetable oil, key, individual cartons or wrapped.		100, ½-lb. flats.	3½	6.50	7.20
(16) Sardines, olive oil, key, wrapped.		100, ½-lb. flats.	3½	9.20	10.25
(17) Sardines, smoked, olive oil, key, wrapped.		100, ½-lb. flats.	3½	10.10	11.25
(18) Sardines, smoked, vegetable oil, key, wrapped.		100, ½-lb. flats.	3½	6.95	7.70
(19) Sardines, smoked, vegetable oil, decorated or labelled.		100, ½-lb. flats.	3½	6.35	7.05

NOTE TO PART "A"—The word "herring" as used in the above Schedule includes "Gaspereau".

PART "B"—SALMON AND SEA TROUT

Kind of Product and Type of Pack	Grade, if any	Size and Style of Container and number of Containers per case	Column 1	Column 2	Column 3
			Maximum prices per case on sales to assemblers on or off the North Shore of the Gulf of St. Lawrence from Seven Islands to Blanc Sablon	Maximum prices per case on sales to assemblers by packer who pack at any point other than those described in Column 1	Maximum prices per case on sales by packers and assemblers at wholesale
(31) Salmon, Sea Trout.....	Best quality.....	48, 1-lb. talls or flats.....	\$ c. 13.80	\$ c. 14.65	\$ c. 16.25
(32) Salmon, Sea Trout.....	Best quality.....	96, ½-lb. flats.....	14.90	15.75	17.50
(33) Salmon, Sea Trout.....	Second quality.....	48, 1-lb. talls or flats.....	10.85	11.50	12.75
(34) Salmon, Sea Trout.....	Second quality.....	96, ½-lb. flats.....	11.90	12.90	14.00
(35) Salmon, Sea Trout, tips or tails minced or flaked, from best quality.....	48, 1-lb. talls or flats.....	10.85	11.50	12.75
(36) Salmon, Sea Trout, tips or tails, minced or flaked from best quality.....	96, ½-lb. flats.....	11.90	12.60	14.00
(37) Salmon, Sea Trout, tips or tails, minced or flaked, from second quality.....	48, 1-lb. talls or flats.....	7.90	8.25	9.25
(38) Salmon, Sea Trout, tips or tails, minced or flaked, from second quality.....	96, ½-lb. flats.....	8.95	9.45	10.50

NOTE TO PART "B".—The prices listed in Column 1 for sales to assemblers by packers situated in the area described in the heading to that column do not include the cost of the packing case or the cost of packing the containers in a packing case. These costs are to be borne by the assembler.

PART "C" LIST OF DESIGNATED ASSEMBLERS

The following are the persons referred to in clause (a) of Section 4 of this Order who have been designated as assemblers:

PRINCE EDWARD ISLAND

DeBlois Bros., Charlottetown.
 Fisher Bros., Ltd., Charlottetown.
 Portland Packing Co., Charlottetown.
 P.E.I. Fishermen's Central Co-Operative Assn. Ltd., Mont Carmel.
 Royal Packing Co., Charlottetown.
 W. H. Tidmarsh, Charlottetown.
 George F. Wahl, Summerside.
 J. W. Windsor Co., Ltd., Charlottetown.

NOVA SCOTIA

Burnham & Merrill Co., Pictou.
 O'Leary & Lee, Ltd., Halifax.
 A. M. Smith Co., Ltd., Halifax.
 United Maritime Fishermen, Halifax.

NEW BRUNSWICK

Bluewater Fisheries, Ltd., Saint John.
 A. & R. Loggie Co., Ltd., Loggieville.
 W. S. Loggie Co., Ltd., Chatham.
 Fred Magee Ltd., Port Elgin.

QUEBEC

Louis T. Blais Ltee, Quebec City.
 Hudson's Bay Company, Montreal.
 Co-operative Agency, House Harbour, Magdalen Island.
 F. W. Leslie Ltd., Grindstone, Magdalen Island.

PART V

Export Permit Branch
(Trade and Commerce)

EXPORT PERMIT BRANCH ORDER No. 147

OTTAWA, July 31, 1946.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 4, as amended, the undersigned hereby orders:

1. That Annex No. 1 to Export Permit Branch Order No. 103 of November 22, 1944, be amended in respect of the item Glass, of all kinds, by excluding therefrom "Demijohns or glass carboys, bottles, decanters, flasks, jars, phials and balls, of glass, so that glass containers of this nature will be subject to the requirement of an export permit when shipped to any destination.

2. That this Order shall come into force and have effect on and after August 3, 1946.

JAS. A. MacKINNON,
Minister of Trade and Commerce.

VOLUME III, No. 7



August 19, 1946

STATUTORY ORDERS AND REGULATIONS, 1946

Published under authority of Order in Council P.C. 10793 of
26th November, 1942, as amended by Order in Council
P.C. 7225 of 3rd December, 1945

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER, C.M.G., B.A., L.Ph.,
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
CONTROLLER OF STATIONERY
1946

Price 10 cents

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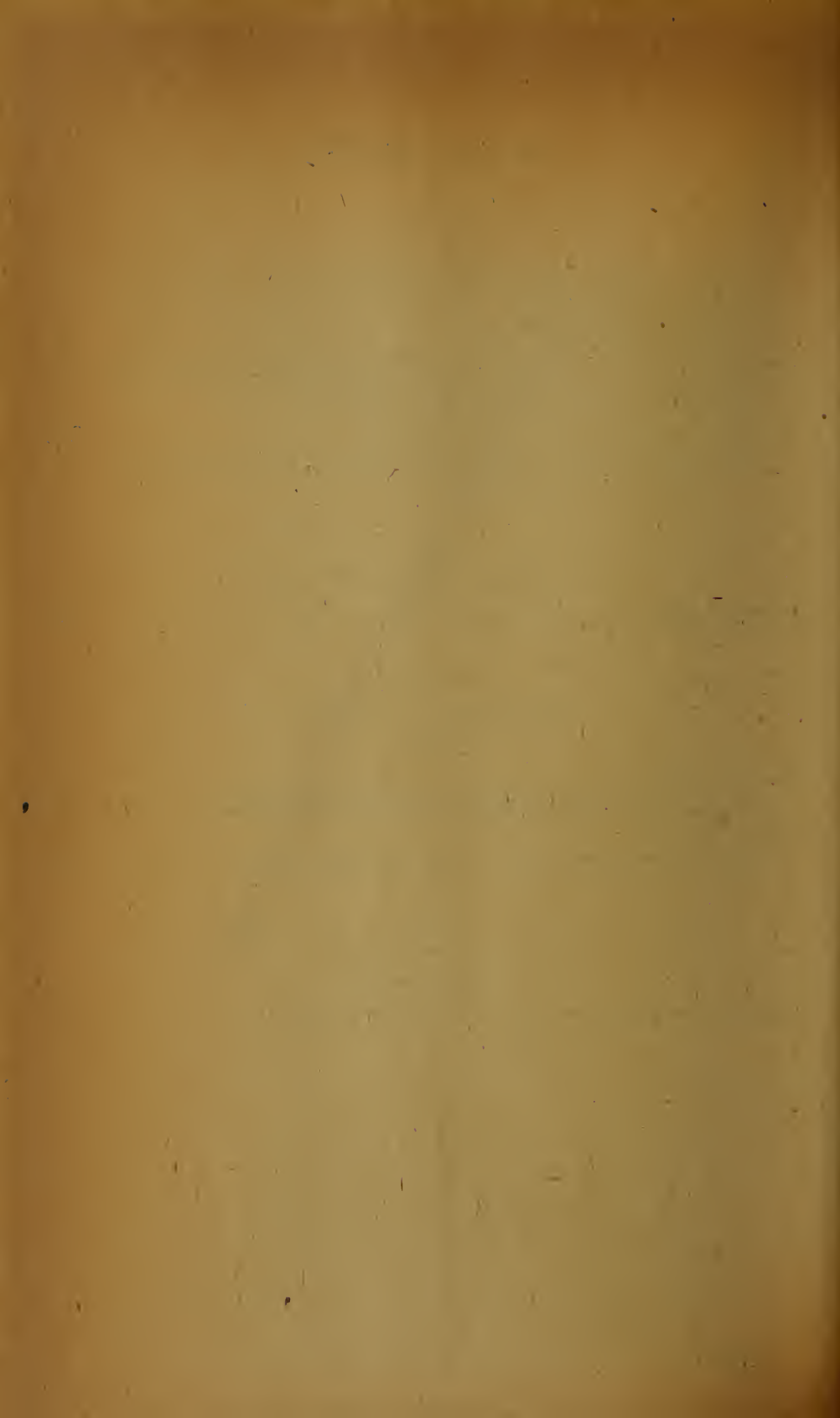
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PART I

Orders in Council

ERRATUM:

Statutory Orders and Regulations 1946, Vol. III, No. 5

Page 202, Schedule, Part I to Order in Council, P.C. 3122—No. 2 should read
“2.—P.C. 3555 of July 30, 1940 . . .”

Order in Council revoking P.C. 3626, May 17, 1943 re “*bona fide* public hospital”

P.C. 3180

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 9th day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of National Revenue (concurring in by the Minister of National Health and Welfare) and under the provisions of the National Emergency Transitional Powers Act, 1945, is pleased to revoke Order in Council P.C. 3626, 17th May, 1943, designating certain institutions as “*bona fide* public hospitals” for the purposes of allowing drawbacks of excise duties, etc., and it is hereby revoked as of the first day of August, 1946.

A. M. HILL,

Asst. Clerk of the Privy Council.

Order in Council re Amnesty to deserters and absentees from the Naval, Military and Air Forces of Canada.

P.C. 3264

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 14th day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas there are at present approximately 14,100 persons who are absent without leave or in a state of desertion from the Naval, Military and Air Forces of Canada, of whom approximately 8,100 were called out for service under the provisions of The National Resources Mobilization Act, 1940, and 6,000 are General Service personnel;

And whereas under existing regulations it is the duty of the Naval, Military, Air Force and civil authorities to seek for and apprehend these deserters and absentees and for that purpose, and until final disposal of the large numbers involved, the Armed Forces must maintain as a continuing commitment over and above normal requirements, substantial detachments of Provost personnel and increased establishments of administrative personnel at Fleet Establishments, Headquarters, Depots and Units;

And whereas on apprehension or surrender these deserters and absentees are tried in the normal manner and the conduct of trials necessitates the continued employment of increased staffs of personnel across Canada;

And whereas if found guilty, the subsequent punishment involves the maintenance of permanent Detention Barracks in excess of the normal requirements for the peace-time force;

And whereas if Dependents' Allowance and Assigned Pay was in issue prior to the commission of the offence of absence without leave or desertion it is immediately again placed in pay when the absentee or deserter surrendered or is apprehended even though by the issuance of the Assigned Pay the pay account of the absentee or deserter shows a debit balance;

And whereas in accordance with the present policy of decreasing the strength of the Armed Forces on return to a peace-time basis an absentee or deserter normally is discharged from such Force upon completion of his punishment;

And whereas on discharge, such former absentee or deserter becomes entitled to a clothing allowance of one hundred dollars, thirty days' pay of rank and allowances by way of rehabilitation grant if he has one hundred and eighty-three clear days eligible service to his credit, war service gratuity and rehabilitation credits and benefits with certain exceptions in the case of men called for compulsory service under The National Resources Mobilization Act;

And whereas a considerable number of absentees and deserters surrender only when in need of medical or dental attention and on again coming under Service control receive such medical or dental attention at public expense and may be transferred on discharge into the care of the Department of Veterans' Affairs for further medical treatment and hospitalization;

And whereas it is proposed to relieve these absentees and deserters from the consequences of their Service offences and to deprive them of benefits which they might derive as members or former members of the Armed Forces by deeming them never to have served in the Naval, Army or Air Forces of Canada, the result of this proposal being two-fold:

- (i) a substantial saving to the public is effected by disposing of the necessity of maintaining service establishments such as Provost, staffs of Fleet Establishments, Headquarters, Depots and Units and Detention Barracks to apprehend, discipline and retain in custody these absentees and deserters and further, in eliminating the expenditures attendant upon the issuance of rations and quarters, medical and dental care and attention, kit and equipment, pay and allowances for these absentees and deserters and dependents' allowance for their dependents and family, and by depriving them of their entitlement to post-discharge benefits;
- (ii) it enables such absentees or deserters to resume their civilian occupations and go about their lawful occasions without fear of being apprehended by the authorities for their Service offences;

Now therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, the Minister of National Defence for Naval Services and the Minister of National Defence for Air and under and by virtue of The Naval Service Act, the Militia Act, The Royal Canadian Air Force Act, the National Resources Mobilization Act, 1940, and The National Emergency Transitional Powers Act, 1945, is pleased to make and doth hereby make the following Order:

ORDER

1. All members of the Naval, Military and Air Forces of Canada and persons called out for compulsory military service under the provisions of The National Resources Mobilization Act, 1940, who absented themselves without leave or deserted in Canada prior to the 1st day of January, 1946, and who have not since that date either surrendered themselves into Naval, Military or Air Force custody or control or who have not been apprehended either by the civil or service authorities shall, for all purposes, be deemed never to have been enlisted or enrolled in or appointed to or to have served with the Naval, Military or Air Forces of Canada during the period of the war with the German Reich and its allied and associated powers which commenced, insofar as the Dominion of Canada is concerned, the 10th day of September, 1939: provided that where such absentees or deserters had prior service since the 10th day of September, 1939, which was duly terminated by discharge the provisions of this paragraph shall not apply to any such period or periods of prior service.

2. Notwithstanding that under this Order such absentees and deserters shall be deemed never to have served in the Naval, Military or Air Forces, all pay and allowances, rations, quarters, kit and equipment at any time paid or issued to them or on their behalf shall be deemed properly to have been so paid or issued.
3. The Chief of Naval Personnel, the Adjutant-General and Air Member for Personnel are authorized to issue such administrative instructions for the Navy, Army and Air Force respectively as they may consider necessary to implement this Order and to carry out the spirit and intent thereof.
4. This Order shall become effective at fifty-nine minutes past eleven o'clock p.m., Eastern Daylight Time on the fourteenth day of August 1946.

A. M. HILL,
Asst. Clerk of the Privy Council.

Order in Council revoking P.C. 2798, April 10, 1942, subsidies to fishing vessels on the Pacific Coast, etc.

P.C. 3353

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 9th day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

WHEREAS by Order in Council P.C. 2798 of April 10, 1942, provision was made for the payment of subsidies to assist in the construction on the Pacific Coast of new fishing vessels of the packer-seiner type measuring between 72 and 78 feet overall length, the plans of which have been approved by the Steam Ship Inspection Board of the Department of Transport, and provision was likewise made for the granting of special depreciation allowances to owners of the said vessels;

AND WHEREAS the Minister of Fisheries reports that the purposes of the said Order in Council have now been fulfilled;

NOW, THEREFORE, His Excellency the Governor General in Council, on the recommendation of the Minister of Fisheries concurred in by the Acting Minister of Finance and the Minister of Transport and under and by virtue of the National Emergency Transitional Powers Act, 1945, is pleased to revoke Order in Council P.C. 2798 of April 10, 1942, and it is hereby revoked accordingly.

A. M. HILL,
Asst. Clerk of the Privy Council.

Order in Council re debt reductions of Soldier Settlers

P.C. 166/3368

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 8th August, 1946.

The Board had under consideration a memorandum from the Honourable the Minister of Veterans Affairs reporting:

- "1. That Order in Council P.C. 10472 of November 19, 1942, authorized Treasury Board to reduce the debts to the Director of Soldier Settlement, of settlers as defined by Section 2 of the Soldier Settlement Act, 1919, provided certain conditions were first satisfied, one of such conditions being that applications for reduction were to be made to the said Director by the respective settlers on or before December 31, 1943;

2. That by Treasury Board Minute P.C. 191/6282 of 28th September, 1945, the period within which such applications might be made was extended to 31st March, 1946;
3. That certain settlers whose debts under the Soldier Settlement Act are reported to be beyond their capacity to pay, have not yet applied for reductions under the said Order in Council and that it is desirable that the period within which such applications may be made, be extended to 31st December, 1946, in order that those settlers may have a further opportunity to make their respective applications;

The undersigned accordingly recommends that the period within which such settlers may make effective applications for debt reductions under the aforesaid Order in Council be extended to December 31, 1946."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. M. HILL,
Asst. Clerk of the Privy Council.

Order in Council revoking "control" over sawmills and woodworking plants in British Columbia

P.C. 3374

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 9th day of August, 1946.

PRESENT:

HIS EXCELLENCY
THE GOVERNOR GENERAL IN COUNCIL:

WHEREAS by Order in Council P.C. 2503 of June 18, 1946, a Controller was appointed of the business undertaking and establishment of every person, firm and corporation in the Province of British Columbia engaged in the operation of a sawmill or woodworking plant, and, in particular, every woodworking plant normally engaged in the manufacture of wooden containers for use in the harvesting and marketing of fruit and vegetables, or of a logging camp normally engaged in the supply of logs for any such plant;

AND WHEREAS the Minister of Labour represents that it is advisable that such Order in Council be revoked at this time;

NOW, THEREFORE, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of The National Emergency Transitional Powers Act, 1945, is pleased to order as follows:

- (a) Order in Council P.C. 2503 of June 18, 1946, is hereby revoked, effective August 10, 1946.
- (b) The custody and control of such property and assets of the aforesaid persons, firms and corporations as have been taken over by the Controller pursuant to the said Order in Council are hereby vested in such person, firm or corporation, as the case may be, effective August 10, 1946.
- (c) The Controller appointed under the said Order in Council, and any persons acting on or under the authority of the said Controller, shall not be or become liable to any person for anything done or omitted in the exercise, or purported exercise, of any power or authority vested in or conferred upon the said Controller under the said Order in Council.

A. M. HILL,
Asst. Clerk of the Privy Council.

The Merchant Seamen's Out-of-Work Allowances Regulations

P.C. 3396

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 9th day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

WHEREAS it is proposed to terminate the operation of the Merchant Seamen Manning Pools established under authority of Order in Council, P.C. 14/3550 of May 19, 1941, and to seek the legislation required to bring Merchant Seamen within the scope of the Unemployment Insurance Act;

AND WHEREAS there will necessarily be an intervening period of 15 weeks before such personnel will be eligible to receive unemployment insurance benefits, and it is considered advisable to pay out-of-work benefits during this period to Merchant Seamen who have received the War Service Bonus under Order in Council P.C. 149/2705 of April 18, 1944, or the Special Bonus under P.C. 3227 of May 3, 1945, and who are duly certified by the Department of Transport;

AND WHEREAS the number of men enrolled in the Manning Pools is approximately 6,500 and, assuming that about 15 per cent will be awaiting employment on the closing of the pools, it would appear to be necessary to make provision for payment to 975 seamen at an estimated cost of \$220,000;

AND WHEREAS it is proposed to base the payments to such seamen during the said 15-week period on Unemployment Insurance Class 7 rates (\$14.40 weekly for a person with dependent, \$12.24 weekly for a single person), and the seamen who apply for these benefits will be required to meet the same conditions, excepting as to the qualifying period of employment and the payment of contributions in respect of the proposed benefits, as insured persons who apply for benefits under The Unemployment Insurance Act;

THEREFORE His Excellency the Governor General in Council, on the recommendation of the Minister of Transport and the Minister of Labour, and under and by virtue of The National Emergency Transitional Powers Act, 1945, is pleased to grant and doth hereby grant authority,—

1. For the closing of the Merchant Seamen Manning Pools, effective July 31, 1946; and
2. For the issuance of a cheque by the Department of Transport to The Unemployment Insurance Commission in the amount of \$220,000 to cover the proposed payments; funds required to be made available out of Vote 620, Demobilization and Reconversion Estimates 1946-47 "To provide for facilities and operations under the administration of the Director of Merchant Seamen."

His Excellency in Council is further pleased to make the following regulations and they are hereby made and established accordingly:

1. These regulations may be cited as "The Merchant Seamen's Out-of-Work Allowances Regulations".
2. For the purposes of these regulations a merchant seaman shall mean a merchant seaman who is certified by the Director of Merchant Seamen to have received or to have been entitled to receive the War Service Bonus or Special War Bonus and who, on the 31st day of July, 1946, is a member or has the equivalent status, as certified by the Director of Merchant Seamen, of one of the Merchant Seamen Manning Pools, whether at that time he is afloat or ashore, and who subsequent to that date is residing in, or in the immediate vicinity of the ports of Halifax or Sydney, Nova Scotia; Saint John, New Brunswick; Quebec City or Montreal, Quebec; or Vancouver or Victoria, British Columbia.

3. Any merchant seaman who proves that, on any day, he was unemployed, available for and capable of work but unable to obtain suitable employment as a seaman shall, for each such day, be entitled to receive payments (hereinafter referred to as allowances), subject to the provisions of these regulations, at weekly intervals at the daily rate of \$2.40 if he is a person with a dependent or at the daily rate of \$2.04 if he is a person without a dependent.
4. Such allowances shall only be payable for a period not exceeding fifteen weeks within the period of twelve months commencing August 1, 1946.
5. The receipt of such allowances shall be subject to the same provisions of the Unemployment Insurance Act, 1940, as amended, insofar as they are not varied by the provisions of these regulations, which apply to insured persons in respect to the payment of benefit with the exception of the provisions of paragraph (b) of Section 36 of the said Act, the first and fourth statutory conditions and subparagraph (iii) of paragraph (b) of Section 31 and the proviso to that paragraph.
6. For the purposes of these regulations, certification by the Director of Merchant Seamen provided in section two of these regulations, shall be final.
7. Out-of-Work allowances and unemployment insurance benefit shall not be paid to merchant seamen in respect of the same period and any subsequent credit under the Unemployment Insurance Act in respect of War Service shall be reduced in respect of Out-of-Work Allowances paid, as though such allowances were benefits payable under the said Act.
8. Payment of such out-of-work allowances under these regulations shall be made through the agency of the Unemployment Insurance Commission.

A. M. HILL,
Asst. Clerk of the Privy Council.

Export Permit Regulations, 1946

P.C. 3398

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 9th day of August, 1946.

PRESENT :

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

WHEREAS by Order in Council P.C. 2448 dated the 8th day of April, 1941, regulations were made governing the export of the goods set out in the Schedule thereto;

AND WHEREAS the said regulations have been amended from time to time and various Orders have been made by the Minister of Trade and Commerce under the authority of the said Order in Council P.C. 2448;

AND WHEREAS it is deemed necessary and advisable, by reason of the continued existence of the national emergency arising out of the war against Germany and Japan, for the purpose of maintaining, controlling and regulating supplies to ensure economic stability and an orderly transition to conditions of peace and for the purpose of continuing and discontinuing in an orderly manner, as the emergency permits, measures adopted during and by reason of the war, to revise and consolidate the said regulations and orders made thereunder;

THEREFORE His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and pursuant to The National Emergency Transitional Powers Act, 1945, is pleased to order as follows:

I. The Orders in Council enumerated hereunder are hereby revoked, namely:

- P.C. 2448, April 8, 1941.
- P.C. 5084, July 8, 1941.
- P.C. 5679, July 29, 1941.
- P.C. 7674, October 4, 1941.
- P.C. 8025, October 17, 1941.
- P.C. 8118, October 20, 1941.

- P.C. 8209, October 22, 1941.
 P.C. 9056, November 21, 1941.
 P.C. 9180, November 24, 1941.
 P.C. 9935, December 23, 1941.
 P.C. 10151, December 31, 1941.
 P.C. 327, January 16, 1942.
 P.C. 328, January 16, 1942.
 P.C. 396, January 17, 1942.
 P.C. 630, January 26, 1942.
 P.C. 674, January 28, 1942.
 P.C. 911, February 5, 1942.
 P.C. 1084, February 13, 1942.
 P.C. 1250, February 16, 1942.
 P.C. 1371, February 23, 1942.
 P.C. 1514, February 25, 1942.
 P.C. 1622, March 2, 1942.
 P.C. 1735, March 9, 1942.
 P.C. 2028, March 16, 1942.
 P.C. 2069, March 17, 1942.
 P.C. 2315, March 24, 1942.
 P.C. 2450, March 27, 1942.
 P.C. 3364, April 24, 1942.
 P.C. 3823, May 8, 1942.
 P.C. 4361, May 26, 1942.
 P.C. 5437, June 25, 1942.
 P.C. 6008, July 13, 1942.
 P.C. 6326, July 21, 1942.
 P.C. 7003, August 12, 1942.
 P.C. 7582, August 25, 1942.
 P.C. 7653, August 28, 1942.
 P.C. 8265, September 14, 1942.
 P.C. 8492, September 25, 1942.
 P.C. 9159, October 6, 1942.
 P.C. 9394, October 16, 1942.
 P.C. 9699, October 27, 1942.
 P.C. 9888, November 3, 1942.
 P.C. 10149, November 10, 1942.
 P.C. 11332, December 15, 1942.
 P.C. 11740, December 29, 1942.
 P.C. 123, January 19, 1943.
 P.C. 539, January 23, 1943.
 P.C. 132, January 26, 1943.
 P.C. 1210, February 15, 1943.
 P.C. 1882, March 9, 1943.
 P.C. 2862, April 8, 1943.
 P.C. 3668, May 4, 1943.
 P.C. 4390, May 31, 1943.
 P.C. 4599, June 4, 1943.
 P.C. 5100, June 24, 1943.
 P.C. 5787, July 20, 1943.
 P.C. 6384, August 10, 1943.
 P.C. 7116, September 9, 1943.
 P.C. 7573, September 30, 1943.
 P.C. 8466, November 2, 1943.
 P.C. 8689, November 11, 1943.
 P.C. 9626, December 17, 1943.
 P.C. 115, January 10, 1944.
 P.C. 260, January 18, 1944.
 P.C. 2204, March 30, 1944.
 P.C. 3746, May 19, 1944.
 P.C. 4383, June 9, 1944.
 P.C. 6024, August 8, 1944.

- P.C. 227, January 16, 1945.
- P.C. 1657, March 13, 1945.
- P.C. 3633, May 22, 1945.
- P.C. 4675, July 3, 1945.
- P.C. 6547, October 16, 1945.
- P.C. 7004, November 20, 1945.
- P.C. 467, February 12, 1946.
- P.C. 1782, May 7, 1946.
- P.C. 1980, May 17, 1946.
- P.C. 2233, June 4, 1946.

II. The following regulations are hereby made and established:

REGULATIONS .

1. These regulations may be cited as the Export Permit Regulations, 1946.
2. The Export Permit Branch, established by or pursuant to Order in Council P.C. 2448 of the eighth day of April, 1941, is hereby continued.
3. The Minister of Trade and Commerce, hereinafter called the "Minister", may make rules governing the granting of permits under these regulations and exempting any goods from the operation of the whole or any part of these regulations.
4. No person shall export any of the goods enumerated in the Schedule to these regulations without first having obtained a permit issued by the Minister or issued on behalf of the Minister by such person as the Minister may designate.
5. The Minister, or any person designated by him to issue permits on his behalf, may, for any cause that to him seems sufficient, refuse to issue a permit under these regulations to any person and may cancel or suspend any permit issued under these regulations.
6. Before a permit is issued under these regulations in respect of any goods of a class for which a Board, Administrator or Controller has been established to ensure adequate domestic supply, a responsible official of the Board, Administrator or Controller established to deal with the particular goods in respect of which the application for permit is made, shall be consulted and his advice secured.
7. A permit issued under these regulations shall not be transferable and shall not affect the obligation of the holder thereof to obtain any licence, permit or certificate to export that may be required under any other law, or to pay any tax, duty, toll or impost required by any law to be paid in respect of the export of such goods.
8. All officers, as defined in the Customs Act, before permitting the export of any goods to which these regulations apply, shall satisfy themselves that the exporter has not contravened any of the provisions of these regulations and that all the requirements thereof with reference to those goods have been complied with.
9. All goods tendered for export or exported from Canada contrary to these regulations or any rule thereunder, shall be deemed to have been tendered for export or exported contrary to the Customs Act and all the provisions of that Act and the regulations thereunder respecting search, detention, seizure, forfeiture and condemnation shall apply to or in respect of such goods.
10. Every person who contravenes any of the provisions of these regulations or any rule thereunder is guilty of an offence and is liable on summary conviction to a fine not exceeding five hundred dollars or to imprisonment for a term not exceeding twelve months or to both such fine and such imprisonment; but such person may, at the election of the Attorney General of Canada or the Attorney General of the province, be prosecuted upon indictment and, if convicted, be liable to a fine not exceeding five thousand dollars or to imprisonment for a term not exceeding five years or to both such fine and such imprisonment.

III. This Order shall come into force and have effect on and after the 13th day of August, 1946.

A. M. HILL,
Asst. Clerk of the Privy Council.

SCHEDULE

GROUP 1—AGRICULTURAL AND VEGETABLE PRODUCTS (EXCEPT CHEMICALS,
FIBRES AND WOODS)

- Alfalfa, alfalfa meal and alfalfa leaf meal.
- Annatto, liquid or solid.
- Arrowroot.
- Barley, pot and pearl, and barley flour.
- Barley malt.
- Biscuits.
- Breakfast cereal foods, packaged.
- Brewers' yeast, dried.
- Buckwheat, whole or ground.
- Candy, candied popcorn, candied nuts and sweetmeats.
- Canned foods, n.o.p.
- Cashew nuts.
- Cassava root.
- Catsups, prepared mustard, salad dressings, and sauces, n.o.p.
- Chewing gum, sweetened.
- Chicory.
- Cochin, seed.
- Coconuts, coconut meat, and desiccated coconut, sweetened or not.
- Coconut shells.
- Cocoa beans, powdered cocoa, chocolate and products of cocoa or chocolate.
- Coffee.
- Coffee extracts and coffee substitutes.
- Corn (including popping corn) whole, ground or cracked.
- Corn flour or corn starch.
- Miscellaneous feeds—
 - Dried beet pulp
 - Mixed feeds.
- Vegetable protein feeds—
 - Brewers' dried grains.
 - Copra oil cake meal.
 - Corn gluten feed.
 - Distillers' dried grains.
 - Hempseed oil cake and oil cake meal.
 - Linseed oil cake or meal.
 - Malt sprouts.
 - Palm kernel oil cake meal.
 - Peanut oil cake meal.
 - Rapeseed oil cake meal.
 - Soybean oil cake and oil cake meal.
 - Sunflower seed oil cake meal.
- Ferment cultures for cheese or buttermaking.
- Fibre flax seed.
- Field crop and Vegetable seeds—
 - Alfalfa.
 - Alsike.
 - Asparagus.
 - Barley.
 - Beans (garden and field).
 - Beet.
 - Blue grass, Canadian.
 - Blue grass, Kentucky.
 - Borecole or kale.
 - Broccoli (sprouting).
 - Brome grass.
 - Brussels sprouts.
 - Buckwheat.

Field crop and Vegetable seeds—*Con.*

Cabbage.
 Carrot.
 Cauliflower.
 Celeriac.
 Celery.
 Chewing's Fescue.
 Citron.
 Clover, Red.
 Clover, Sweet.
 Clover, White.
 Corn (garden and field).
 Creeping Red Fescue.
 Cress.
 Crested Dog's tail.
 Crested wheat grass.
 Cucumber.
 Egg plant.
 Endive.
 Kohlrabbi.
 Leek.
 Lettuce.
 Mangel.
 Meadow fescue.
 Millet.
 Musk melon.
 Mustard.
 Oats.
 Onion.
 Onion sets.
 Orchard grass.
 Parsley.
 Parsnip.
 Peas (garden and field).
 Pepper.
 Pumpkin.
 Radish.
 Red Top.
 Reed canary grass.
 Rough stock meadow grass.
 Rye.
 Rye grass.
 Salsify.
 Sorghum.
 Spinach.
 Squash.
 Sudan grass.
 Sugar beet.
 Swede.
 Swiss chard.
 Tall oat grass.
 Timothy.
 Tomato.
 Turnip.
 Vegetable marrow.
 Vetch.
 Watermelon.
 Slender wheat grass.
 Western Rye Grass.
 Wheat.

Flavouring powders custard powders, pudding powders, and jelly powders.

Fruits—

- Apples, peaches, pears and plums, fresh.
- Berries, fresh.
- Cherries, fresh.
- Grapes, fresh.
- Tree fruits, n.o.p., fresh.
- Fruits, prepared, including fruit pulp, in air-tight metal containers.
- Fruits, prepared or preserved, n.o.p., including jams, jellies and marmalades.
- Fruits, dried or evaporated, including Apple Pomace.
- Fruits and peels, crystallized or candied.
- Fruit juices, n.o.p.

Ginger, preserved.

Grasses, cereal or other, dehydrated.

Hay, all kinds.

Hominy and corn grits.

Legumes, dehydrated, for animal or poultry feeding.

Macaroni, vermicelli, spaghetti and other macaroni products.

Malt syrup and malt syrup powder.

Malt, extract of.

Maple syrup and maple sugar.

Food products containing maple sugar or maple syrup.

Molasses, edible.

Nuts, edible, n.o.p.

Oats, barley and any combination or mixture of these or of either of them with other feed grains, whole or ground.

Oat groats or hulled oats, oat middlings, oat shorts and animal feeding oatmeal.

Oatmeal and rolled oats.

Peanut butter.

Pectin.

Preparations for colouring food, flavouring essences and extracts.

Puddings and other prepared desserts.

Natural resins and gums, including crude, refined and modified state.

Rice, rice flour and rice meal.

Rubber—

Rubber, crude, all forms and types, reclaimed and scrap rubber.

Rubber tires and tubes.

Solid rubber tires for motor cars and trucks.

Rubber, semi-manufactures and manufactures.

Gutta-percha manufactures, and synthetic rubber sold in bulk as raw material.

Rye, whole or ground.

Saffron, saffron cake, safflower, and extracts.

Sago, crude and flour.

Screenings of grain or flax seed (whole or ground).

Seasonings—

Mint.

Parsley.

Poppy seed.

Sage.

Savory.

Sweet Marjoram.

Thyme.

Seasonings, n.o.p.

Soups in air-tight metal containers.

Soybean flour (full-fat and defatted).

Sphagnum (peat moss).

Spices—

Allspice	Cinnamon	Marjoram
Aniseed	Cloves	Mustard seed and mustard, ground
Bay leaves	Coriander seed	Nutmegs
Capsicum	Cumin seed	Paprika
Cardamon	Dill seed	Pepper, black
Carroway	Fenugreek seed	Pepper, white
Cassia	Fennel seed	Rosemary
Celery seed	Ginger	Sweet Basil
Chillies	Mace	Tumeric

Starch, potato.

Straw, all kinds.

Sugar and glucose (includes invert sugar, corn syrup, glucose syrups, and any syrups containing admixtures thereof).

Tapioca and tapioca flour.

Tea.

Tobacco—

Tobacco, leaf.

Tobacco, cut.

Cigars, cigarettes, snuff, and manufactured tobacco, n.o.p.

Vanilla beans.

Vegetables—

Beets, fresh.

Cabbages, fresh.

Carrots in their natural state.

Field peas (including split peas).

Onions in their natural state.

Parsnips, fresh.

Pea beans (navy beans).

Potatoes in their natural state, including certified seed potatoes.

Tomatoes, fresh.

Tomato juice in air-tight metal containers.

Vegetables, prepared, including baked beans and pork and beans, in air-tight metal containers.

Vegetables, prepared or preserved, n.o.p. (including dried or dehydrated vegetables).

Vegetable juices.

Vegetable Oils and Fats, edible and inedible—

Castor oil, commercial.

Citrus oils.

Cocoa butter.

Coconut oil, edible or inedible.

Cooking fats other than lard.

Corn oil, crude or refined.

Cottonseed oil, crude or refined.

Linseed oil.

Oiticica oil.

Olive oil, edible or inedible.

Olive oil, sulphured or foots.

Palm oil, crude or refined.

Palm kernel oil, edible or inedible.

Peanut oil, crude or refined.

Perilla oil.

Pine oil.

Rapeseed oil, crude or refined.

Soybean oil, crude or refined.

Tung oil.

Vegetable Oils and Fats, edible and inedible—*Con.*

Vegetable oil foots.

Vegetable soap stock.

Vegetable stearin.

Vegetable tallow and wax.

Vegetable oils and fats, edible and inedible, n.o.p. (include sunflower seed oil).

Other oils obtained from other varieties of palm kernels, refined or crude.

Vegetable oil seeds, and vegetable and other oil-bearing raw materials—

Castor beans.

Copra.

Cotton seed.

Fennel seed.

Flax seed, oil variety.

Hemp seed.

Palm kernels.

Peanuts.

Perilla seed.

Poppy seed.

Rapeseed.

Sesame seeds.

Soybeans.

Sunflower seed.

Other varieties of palm nuts and kernels.

Oil seeds, n.o.p.

Vinegar.

Wheat bran, wheat shorts and wheat middlings.

Wheat, grade 4 or lower.

Wheat flour.

Wheat germ and wheat germ middlings.

Yeast, n.o.p.

GROUP 2—ANIMAL AND ANIMAL PRODUCTS (EXCEPT CHEMICALS
AND FIBRES)

Animal, fish, and marine mammal oils, fats and greases, edible and inedible—

Butter.

Fish liver oils, fish and visceral oils, and fish and fish liver oil concentrates
in bulk.

Grease stearin.

Hog grease.

Lard.

Lard oil.

Mutton grease.

Oleic acid, or Red oil.

Oleomargarine of animal or vegetable fats.

Oleo oil.

Oleo stearin, edible.

Oleo stock.

Neat's-foot oil.

Seal oil.

Sperm oil.

Stearic acid.

Tallow, edible or inedible.

Whale oil.

Wool grease.

Fat waste, scrap and offal.

Animal oils, fats and greases, n.o.p.

Animal glands and animal glandular organs, n.o.p.

Beef and veal, dressed, and other edible beef and veal products.

Dried blood.

Bones, all kinds.

Bone meal.

- Bristles, pig.
 Buttermilk, liquid.
 Calves' stomachs.
 Canned foods n.o.p.
 Charcoal, animal, including bone char or bone black, either before or after use in clarifying sugar or syrup solutions.
 Cheese.
 Cochineal.
 Eggs in the shell.
 Eggs, whole, egg yolk or egg albumen, dried, evaporated, desiccated, powdered, frozen or otherwise prepared.
 Feathers, including down, in natural state or processed.
 Fish and Fishery products—
 Clams, in the shell, shucked, or in any other form.
 Cod (including Sablefish or Black Cod), fresh, frozen, smoked, dried, salted or pickled.
 Cusk, fresh, frozen, smoked, dried, salted or pickled.
 Fish, Atlantic, n.o.p., dried, salted or pickled.
 Flounders, fresh or frozen, filleted or not.
 Goldeyes, fresh, frozen or smoked.
 Greyfish or dogfish of the species Squalidae, fresh, frozen or salted.
 Haddock, fresh, frozen, smoked (including Finnan Haddies), dried, salted or pickled.
 Hake, fresh, frozen, smoked, dried, salted or pickled.
 Halibut, fresh or frozen.
 Herrings, Atlantic, fresh, frozen, salted, canned, pickled or smoked, including bloaters and kippers.
 Herrings, Pacific, fresh, frozen, salted, smoked or canned.
 Lake trout, fresh or frozen, filleted or not.
 Livers, fish.
 Lobster, canned.
 Lobster, meat, fresh or frozen.
 Mackerel, fresh, frozen, salted or pickled.
 Meal, fish.
 Pickerel, fresh or frozen, filleted or not.
 Piké other than Pickerel, fresh or frozen, filleted or not.
 Pollock, fresh, frozen, smoked, dried, salted or pickled.
 Rosefish, fresh or frozen.
 Salmon, Atlantic, fresh, frozen, salted or smoked.
 Salmon, Pacific, of any of the species of *Oncorhynchus* or *Salmo gairdneri*, fresh or frozen, salted, smoked or canned.
 Smelts, fresh or frozen, filleted or not.
 Soles, fresh or frozen, filleted or not.
 Whitefish, fresh or frozen, filleted or not.
 Gelatin.
 Glue and glue stock.
 Green salted calf skin trimmings.
 Hides.
 Hide trimmings.
 Hogs, live.
 Hogs, dressed, and other edible pork products excepting lard.
 Honey, processed honey, and imitations of honey.
 Horses, live, valued at \$40 or less per head, when exported from the provinces of Ontario, Quebec, New Brunswick, Nova Scotia, or Prince Edward Island.
 Horsehair (tails and manes).
 Horse meat.
 Ice cream and ice cream mix.
 Leather.
 Leather manufactures—
 Belting.
 Boots, shoes and slippers.
 Box toes.

Counters.
 Cut heels and soles.
 Cut seats.
 Garments, lined or unlined.
 Gloves and mitts.
 Handbags, purses and reticules.
 Harness and saddlery.
 Hats and caps.
 Moccasins and Indian slippers.
 Manufactures of leather, n.o.p.
 Meat extracts and meat pastes, n.o.p.
 Milk and cream, fresh.
 Milk products, concentrated.
 Mutton and lamb, dressed, and other edible mutton and lamb products.
 Pancreas, beef or calf.
 Pet foods containing meat or fish.
 Poultry, live or dead.
 Rennet and rennet preparations.
 Sheep and lambs, live.
 Skins (fur skins excepted).
 Tankage, meat meal or meat scrap, containing over 6.5 per cent ammonia.
 Tankage, meat and bone tankage, meat meal or meat scrap, meat and bone meal,
 or meat and bone scrap, n.o.p.
 Waxes, animal, including admixtures.
 Whey, liquid.

GROUP 3—FIBRES, TEXTILES AND TEXTILE PRODUCTS

Canton, unmanufactured, and canton yarn, twine, cord and cordage.
 Cotton—
 Cotton, raw and unmanufactured.
 Cotton pulp and cotton pulpboard.
 Cotton yarn (including thread), either single or plied, wherein the count of
 the single yarn exceeds 60's count.
 Cotton yarn, other (including thread).
 Linters, cotton.
 Fabrics composed wholly or in part of cotton.
 Articles composed wholly or in part of cotton.
 Fishing nets and nettings.
 Flax—
 Flax and flax fibre.
 Flax yarn, thread and twine.
 Hose, linen unlined.
 Fabrics composed wholly or in part of flax.
 Articles composed wholly or in part of flax.
 Handkerchiefs.
 Hemp, unmanufactured, and hemp yarn, twine, cord, cordage, and hemp manu-
 factures, n.o.p.
 Imitation leather handbags, purses and reticules.
 Istle or tampico, unmanufactured, and istle or tampico yarn, twine, cord and
 cordage.
 Jute fibre, burlaps and bags, jute yarn, cordage, twine, and jute manufactures,
 n.o.p.
 Kapok and manufactures containing kapok.
 Linoleum.
 Maguey, unmanufactured, and maguey yarn, twine, cord and cordage.
 Manila fibre, cordage and twine.
 Nylon and other synthetic textiles—
 Cellulose acetate filament and yarn.
 Cuprammonium (Bemberg) filament and yarn.
 Nylon filament and yarn.
 Nylon hosiery, women's and children's.

- Rayon—Rayon fibre, clips and noils, yarn, braids, fringes, narrow trimmings, rags and waste.
- Fabrics composed wholly or in part of artificial silk or similar synthetic fibres produced by chemical processes, n.o.p.
- Articles composed wholly or in part of artificial silk or similar synthetic fibres produced by chemical processes, n.o.p.
- Oakum.
- Oilcloth, table, floor, and pyroxylin-coated fabrics.
- Pacol, unmanufactured, and pacol yarn, twine, cord and cordage.
- Ramie, unmanufactured, and ramie yarn, twine, cord, cordage, and ramie manufactures, n.o.p.
- Rags and waste of all kinds, composed wholly or in part of cotton, rayon, silk or wool, not elsewhere specified.
- Sails, awnings, tents and tarpaulins.
- Silk—
- Silk, raw, waste and used rags.
 - Silk noils, yarns, parachute and cartridge cloth.
 - Silk, semi-manufactured and manufactured, wholly or in chief part by value of silk.
- Sisal or henequen, unmanufactured, and sisal or henequen yarn, twine, cord, cordage, and manufactures, n.o.p.
- Sunn, unmanufactured, and sunn yarn, twine, cord and cordage.
- Vegetable fibres, n.o.p., unmanufactured, vegetable fibre yarn and manufactures, n.o.p.
- Wool—
- Wool (including wool on the skin), tops and noils, yarns, rags and waste.
 - Wool or hair, articles composed wholly or in part of.
 - Wool or hair, fabrics composed wholly or in part of yarns of.

GROUP 4—WOOD, WOOD PRODUCTS AND PAPER

- Barrels, kegs, casks and other similar containers of wood.
- Box shooks.
- Birch and maple logs.
- Birch and maple lumber and flooring.
- Cedar logs.
- Cedar: Sawed or hewn timber, boards, planks and scantlings.
- Cedar shingles.
- Clothes pins.
- Communication and power transmission poles of Red Cedar.
- Doors, sash and millwork.
- Douglas fir saw logs.
- Douglas fir: Sawed or hewn timber, boards, planks and scantlings.
- Fence posts.
- Hardwoods, n.o.p.: Logs, sawed or hewn timber, boards, planks and scantlings.
- Hemlock: Sawed or hewn timber, boards, planks and scantlings.
- Houses, pre-fabricated or pre-cut.
- Laths.
- Mill waste, sawdust and hog fuel when exported from the Province of British Columbia.
- Paper and paper products—
- Cellophane.
 - Fibre boards.
 - Paper bags.
 - Paper boards.
 - Paper board boxes.
 - Paper, toilet, small rolls.
 - Paper towels.
 - Paper, waste, excepting newsprint side runs and mutilations.
 - Paper other than waste, excepting fine papers, newsprint and paper manufactures.
- Shipping containers of solid fibre, or corrugated, fabricated or semi-fabricated, in any form, including liners, interior fittings and sheets or rolls for wrapping or packaging.

Piling, Douglas fir and western hemlock.
 Piling of wood, n.o.p.
 Plywood.
 Poles of wood, n.o.p.
 Pulp boards, all kinds.
 Pulpwood of Spruce, Balsam, Hemlock, Jack Pine or Poplar, either in the form
 of cordwood or logs produced in any part of Canada.
 Railway ties.
 Shims, hardwood track.
 Sitka spruce: Logs and hewn timber, sawed timber, boards, planks and scantlings.
 Softwoods, n.o.p.: Logs.
 Softwoods, n.o.p.: Sawed or hewn timber, boards, planks and scantlings.
 Spruce: Sawed or hewn timber, boards, planks and scantlings.
 Veneers.
 White pine logs.
 White pine: Sawed or hewn timber, boards, planks and scantlings.
 Wood charcoal.
 Wood fuel in the form of cordwood or slabwood.

GROUP 5—IRON AND STEEL (INCLUDING ALLOY STEEL) AND THEIR PRODUCTS

Iron and steel—

Iron ore and concentrates.
 Pig iron.
 Scrap iron or steel of all kinds.
 Ingots.
 Castings and forgings.

Rolling-mill products—

Bands.
 Bars, including rails.
 Hoop.
 Piling.
 Plates, coated or not.
 Rods.
 Sheets, coated or not.
 Steels, alloy (including stainless).
 Strips.

All other rolling-mill products, including structurals, tie plates and track material, tin mill black plate, tin plate and terne plate.

Agricultural implements and machinery.

Agricultural implements and machinery parts, over twenty-five dollars in value.
 Automobiles, passenger, chassis and engines therefor.
 Replacement parts and accessories for passenger automobiles, chassis and engines.
 Automobile tire-service equipment and parts.

Axes.

Ball and roller bearings and parts for machines.

Bicycles.

Bicyclé parts and accessories.

Blanks for tool bits.

Bolts, nuts, screws, rivets and washers.

Bottle closures.

Chains.

Cranes.

Cutlery.

Dairy equipment and parts.

Derricks.

Dredging machinery.

Dredging machinery parts.

Electrical conduit.

Electrical machinery, apparatus and parts, and electrical appliances including electric ranges over 35 amps, irons, radios, refrigerators, toasters, vacuum cleaners, washing machines.

- Elevators, freight and passenger, and parts therefor.
- Enamel ware of iron or steel.
- Engines, diesel and semi-diesel: Marine, stationary and portable.
- Parts for engines, diesel and semi-diesel: Marine, stationary and portable.
- Engines, internal combustion, n.o.p.
- Parts for engines, internal combustion, n.o.p.
- Engines, steam.
- Equipment for the production of tetraethyl lead, aviation gasoline and aviation lubricating oil.
- Excavating and power shovels.
- Excavating and power shovel parts.
- Fasteners, dome, snap, zipper or other.
- Fence posts.
- Flax machines of all kinds.
- Furniture of metal.
- Hacksaw blades, hand and power.
- Hand tools and agricultural tools.
- Hardware, builders', furniture and cabinet makers'.
- Hardware, saddlery and harness.
- Hoists.
- Hollow ware, flatware, utensils and containers, of iron or steel, coated or not.
- Household machinery and parts.
- Lamps and lanterns.
- Laundry and dry-cleaning equipment and parts.
- Lavatories, sinks and other plumbing fixtures.
- Lawn mowers.
- Machinery and parts, n.o.p., over twenty-five dollars in value.
- Metal drums and similar containers, unfilled, new or used.
- Metal and wood-working machine tools and machinery, other manufacturing machinery and parts, including—
 - Drilling and boring machines (horizontal and vertical).
 - Grinding machines.
 - Lathes.
 - Melting or casting furnaces and machines.
 - Milling machines.
 - Planers.
 - Presses (hydraulic and mechanical).
 - Reamers.
 - Shapers and slotters.
 - Bits and drills of all descriptions.
 - Broaching machines.
 - Die machines.
 - Dies.
 - Draw benches.
 - Engraving machines.
 - Forging machines.
 - Gear cutters.
 - Hobs.
 - Honing machines.
 - Jigs.
 - Jig-boring machines.
 - Lapping machines.
 - Milling cutters.
 - Machine tools, portable or non-portable.
 - Machine-tool fixtures.
 - Rolling-mill machinery.
 - Stamping machines.
 - Taps.
 - Thread millers.
 - Tools incorporating industrial diamonds.
 - Welding sets.
 - Wire-drawing machines.
 - Used or rebuilt machine tools of any description.

Motorcycles.
 Motorcycle parts and accessories.
 Motorgraders.
 Motor trucks and buses, chassis and engines therefor.
 Replacement parts and accessories for motor trucks and buses, chassis and engines.
 Nails and staples.
 Needles.
 Office and store furniture, fixtures and parts.
 Office machinery and appliances, and parts therefor.
 Oil well-drilling machinery and parts, including petroleum and gas-well equipment and parts.
 Petroleum refining machinery, equipment and parts.
 Pipes and tubes of all kinds.
 Pipe fittings.
 Plastic moulding machines and presses.
 Precision instruments—
 Gauges.
 Balancing machines.
 Testing machines.
 Measuring machines.
 Pumps, hydraulic, except for domestic use.
 Railway rolling-stock, railway equipment and parts, complete or unassembled.
 Safes and vaults, and equipment and parts therefor.
 Scales, balances and weights.
 Shingles, laths and corrugated roofing, metallic.
 Skates.
 Springs, furniture, including mattress springs.
 Steel wool.
 Storage tanks.
 Stoves and heating apparatus of all kinds.
 Structural iron or steel, fabricated.
 Tinplate containers, finished or unfinished.
 Tractors, including equipment.
 Valves and parts.
 Welding rods and welding wire.
 Wheelbarrows.
 Wire, coated or not, plain or stranded, including wire rope or wire fencing, and wire, n.o.p.
 Wire cloth and wire manufactures, n.o.p.

GROUP 6—NON-FERROUS METALS AND THEIR PRODUCTS

Antimony—Antimony ores and concentrates, metal and alloys semi-fabricated, scrap, salts and compounds.
 Brass.
 Bronze, excepting bronze powder.
 Copper—Copper ores and concentrates, matte, blister, scrap, salts and compounds, refined metal and alloys (including brass and bronze) semi-fabricated, and fabricated.
 Lead—Lead ores and concentrates, refined metal and alloys (including Babbit and Type metal) semi-fabricated and fabricated, castings, pigments, scrap, salts and compounds.
 Radium and Uranium—Radium and uranium ores and concentrates, metal, paint containing radium in any form, salts and compounds.
 Silver—Silver ores and concentrates, metal and alloys semi-fabricated and fabricated (including silver-plated ware), scrap, salts and compounds.
 Thorium manufactures (including incandescent mantles).
 Thorium and its derivatives, n.o.p.
 Tin—Tin metal and alloys semi-fabricated and fabricated, scrap, salts and compounds, tinplate scrap.
 Uranium.

Zinc—Zinc ores and concentrates, metal and alloys semi-fabricated, manufactures containing 20 per cent or more of zinc, including addressograph blanks and photo-engraving sheets and plates, pigments, dust, scrap, dross, ashes, salts and compounds.

Scrap—All other metal scrap.

GROUP 7—NON-METALLIC MINERALS AND THEIR PRODUCTS

Asbestos roofing products and shingles.

Coal.

Coke (mineral).

Diamond saws.

Glass—

Cullet (broken glass), including ground glass.

Demijohns or glass carboys, bottles, decanters, flasks, jars, phials and balls, of glass.

Glass, lamp and lantern chimneys, over \$50 in value.

Glass, plate, window and sheet.

Jewels and jewel bearings, industrial.

Lavatories, sinks and other plumbing fixtures.

Porcelain insulators.

Pottery and chinaware of Canadian manufacture.

Precious, semi-precious and synthetic stones.

Tableware and kitchenware of china, porcelain, semi-porcelain, white granite or earthenware, n.o.p.

GROUP 8—CHEMICAL AND ALLIED PRODUCTS

Ammonia and ammonia compounds other than ammonium sulphate.

Blood albumen.

Casein.

Cellulose, regenerated (cellophane) in sheets or otherwise.

Citric acid.

Dextrine, and combinations of starch and dextrine.

Drugs, herbs and leaves, roots—

Cascara bark.

Derris root, powder and extract.

Pyrethrum or insect flowers, powder and extract.

Drugs, such as barks, flowers, roots, beans, berries, bulbs, fruits, insects, grains, herbs, leaves, nuts, fruit and stem seed, n.o.p.

Fatty acids produced from vegetable oils under export control.

Fatty acids and oils, sulphated and sulphonated.

Fertilizers of every kind and analysis—

Ammonia gas, hydrous or anhydrous.

Ammonia solutions.

Ammonium nitrate.

Ammonium phosphates.

Ammonium sulphate.

Calcium cyanamide and products containing calcium cyanamide.

Muriate of potash.

Potassium manure salts.

Potassium nitrate.

Sodium nitrate.

Sulphate of potash.

Sulphate of potash—magnesia.

Superphosphates.

Glue, n.o.p.

Glycerin.

Molasses and syrups produced from cane or beet, not intended for human consumption.

Nicotine, salts of nicotine, n.o.p., and preparations containing nicotine in a free or combined state, n.o.p.

Nicotinic acid.

- Nicotine sulphate and products containing nicotine sulphate.
- Nitrates.
- Non-edible seeds, beans, nuts, berries, plants, weeds, barks and woods, and extracts and preparations thereof for dyeing or tanning.
- Nylon and nylon products.
- Paints, varnishes and pigments—
- Paints, bituminous, liquid and plastic.
 - Paints, other, liquid.
 - Paints, kalsomine or cold-water, dry.
 - Pigments of all kinds, including pigments ground in oil.
 - Varnishes.
 - Lacquers.
 - Japans.
 - Oil finish.
 - Wood fillers.
 - Driers, metallic, liquid or not.
 - Putty.
 - Thinners for nitrocellulose lacquers or paints.
 - Gums, varnish, natural or synthetic.
- Penicillin.
- Pine pitch, burgundy pitch, and pine tar.
- Polymers and copolymers of butadiene, acrylonitrile, butylene, chloroprene, styrene, vinylidene chloride and synthetic rubber-like compounds, fabricated or unfabricated.
- Potassium salts and compounds.
- Rosin.
- Rosin sizing.
- Rotenone and products containing rotenone.
- Salt (Sodium chloride).
- Soap, all kinds.
- Specialty cleaning and washing compounds.
- Strychnine, strychnine salts, and products containing strychnine.
- Tartaric acid.
- Thorium and mesothorium salts and compounds.
- Turpentine.
- Vitamins and viosterols (include food hormones, concentrates A, B, C, D, E, G, P and X, synthetics such as ascorbic acid, thiamin chloride, medicinal fish oil, yeast concentrate, wheat germ, etc.).

GROUP 9—MISCELLANEOUS

- Bats, balls, racquets, fishing rods and tackle, baseball and hockey equipment, and other sporting goods, n.o.p.
- Fire-control instruments, military searchlights, aerial cameras and other types of military equipment containing optical elements.
- Parachutes.
- Technical Data—
- Plans, specifications and other documents in design or construction of any arms, ammunition, implements or munitions of war as described in Group 10.
 - Any model, design, photograph, photographic negative, document, or other article or material containing a plan, specification or descriptive or technical information of any kind (other than that appearing generally in a form available to the public), which can be used or adapted for use in connection with any process, synthesis or operation in the production, manufacture, reconstruction, servicing, repair or use of any commodity other than those commodities listed in Group 10.
- Watches and watch movements.

GROUP 10—ARMS, AMMUNITION, IMPLEMENTS OR MUNITIONS OF WAR:
MILITARY, NAVAL OR AIR STORES

Category 1—

- (1) Rifles and carbines using ammunition in excess of calibre .22, and barrels for those weapons.
- (2) Machine guns, automatic or auto-loading rifles, and machine pistols using ammunition in excess of calibre .22, and barrels for those weapons.
- (3) Guns, howitzers, and mortars of all calibres, their mountings and barrels.
- (4) Ammunition in excess of calibre .22 for the arms enumerated under (1) and (2) above, and cartridge cases or bullets for such ammunition; filled and unfilled projectiles for the arms enumerated under (3) above.
- (5) Grenades, bombs, torpedoes, mines and depth charges, filled or unfilled, and apparatus for their use or discharge.
- (6) Tanks, military armoured vehicles, and armoured trains.

Category 2—

- (1) Vessels of war of all kinds, including aircraft carriers and submarines, and armour plate for such vessels; periscopes for submarines.

Category 3—

- (1) Aircraft, unassembled, assembled or dismantled, both heavier and lighter than air, which by reason of their design or construction are adapted or intended either for military or naval reconnaissance, or for aerial combat by the use of machine guns or artillery, or for the carrying and dropping of bombs, or which are equipped with or prepared for any of the arms or appliances referred to in paragraph (2) below.
- (2) Aerial gun mounts and frames, bomb racks, torpedo carriers, and bomb or torpedo release mechanisms.

Category 4—

- (1) Revolvers and automatic pistols using ammunition in excess of calibre .22.
- (2) Ammunition in excess of calibre .22 for the arms enumerated under (1) above, and cartridge cases or bullets for such ammunition.

Category 5—

- (1) Aircraft, unassembled, assembled, or dismantled, both heavier and lighter than air other than those included in Category 3.
- (2) Propellers or air screws and blades therefor, fuselages, hulls, wings, tail units, undercarriage units, and wheels for aircraft.
- (3) Aircraft engines, unassembled, assembled or dismantled.

Category 6—

- (1) Livens projectors and flame-throwers.
- (2) (a) Mustard gas (dichlorethyl sulphide).
(b) Lewisite (chlorvinylchlorarsine and dichlorodivynylchlorarsine).
(c) Methylchlorarsine.
(d) Diphenylchlorarsine.
(e) Diphenylcyanarsine.
(f) Diphenylaminechlorarsine.
(g) Phenylchlorarsine.
(h) Ethylchlorarsine.
(i) Phenylbromarsine.
(j) Ethyldibromarsine.
(k) Phosgene.
(l) Monochlormethylchlorformate.
(m) Trichlormethylchlorformate (diphosgene).
(n) Dichlordimethyl ether.
(o) Dibromdimethyl ether.
(p) Cyanogen chloride.
(q) Ethylbromacetate.
(r) Ethyliodoacetate.
(s) Brombenzylcyanide.
(t) Bromacetone.
(u) Brommethyl ethyl ketone.
(v) Chlorpierin (nitrotrichloromethane).

Category 7—

- (1) Propellent powders.
- (2) High explosives as follows:
 - (a) Nitrocellulose having a nitrogen content of more than 12 per cent.
 - (b) Trinitrotoluene.
 - (c) Trinitroxylene.
 - (d) Tetryl (trinitrophenol methylnitramine or tetranitromethylanilin).
 - (e) Picric acid.
 - (f) Ammonium picrate.
 - (g) Trinitroanisol.
 - (h) Trinitronaphthalene.
 - (i) Tetranitronaphthalene.
 - (j) Hexanitrodiphenylamine.
 - (k) Pentaerythritetetranitrate (penthrite or pentrite).
 - (l) Trimethylenetrinitramine (hexogen or T4).
 - (m) Potassium nitrate powders (black saltpetre powder).
 - (n) Sodium nitrate powders (black soda powder).
 - (o) Amatol (mixture of ammonium nitrate and trinitrotoluene).
 - (p) Ammonal (mixture of ammonium nitrate, trinitrotoluene, and powdered aluminium, with or without other ingredients).
 - (q) Schneiderite (mixture of ammonium nitrate and dinitronaphthalene, with or without other ingredients).

**Order in Council revoking Certain Orders in Council
(Agriculture)**

P.C. 3438

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 14th day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Agriculture and under the authority conferred by the National Emergency Transitional Powers Act, 1945, is pleased to revoke the following Orders in Council and they are hereby revoked accordingly:—

<i>P.C. No.</i>	<i>Date</i>	<i>Subject</i>
2921	26-4-45	Authorizing Nova Scotia Apple Agreement—1945 crop.
2922	26-4-45	Approving Regulations <i>re</i> Nova Scotia Apple Agreement—1945 crop.
4767	19-7-45	Authorizing B.C. Apple Agreement—1945 crop.
4768	19-7-45	Powers and Regulations <i>re</i> 1945 B.C. Apple Agreement.
2/5267	30-6-43	Authority to purchase dehydration research equipment.
1/1481	24-2-43	Guaranteeing specified prices to growers of Seed under contract.
6/93	7-1-44	Guaranteeing specified prices to growers of seed under contract.
17/7305	17-9-41	Authorizing Special Products Board to engage services of Forwarding Agents.
1/5632	16-8-45	Authorizing Special Products Board to enter into agreement with the French Government for the purchase of horses in Canada.
2/8848	22-11-44	Transportation costs on hogs from Maritime Provinces to Ontario and Quebec.

<i>P.C. No.</i>	<i>Date</i>	<i>Subject</i>
4/168	12-1-44	Equalization of price on Western hogs shipped East.
2498	30-3-42	<i>Re</i> Marking and Return of milk and cream cans.
4478	28-5-42	<i>Re</i> Ice Cream standard of composition.
3204	9-6-44	<i>Re</i> Regulations Dairy Industry Act.
3078	3-5-45	<i>Re</i> Cheese Contract April 1, 1946—March 31, 1947.
2044	15-3-43	<i>Re</i> Canada-U.S. Agricultural Committee.
4274	22-5-42	Transfer of horse racing from one track to another in same vicinity.
9697	27-10-42	Suspending portions of Regulations under Meat and Canned Foods Act <i>re</i> supplies of meats to armed forces of U.S.A. in Canada.

A. M. HILL,
Asst. Clerk of the Privy Council.

Order in Council revoking Certain Orders in Council
(Finance)

P.C. 3442

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 14th day of August, 1946.

PRESENT:

HIS EXCELLENCY
THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Finance and under the provisions of the National Emergency Transitional Powers Act, 1945, is pleased to revoke the following Orders in Council passed under the authority of the War Measures Act, and they are hereby revoked accordingly:—

<i>P.C. No.</i>	<i>Date of Order</i>	<i>Subject Matter</i>
6695	November 19, 1940	Regulations respecting financial commitments <i>re</i> expenditures for war purposes.
997	February 9, 1942	Exempting imports of ultra violet ray lamps, etc.
2233	March 20, 1942	Exempting imports of tea from additional duties of customs.
8410	September 18, 1942	Exempting rosaries from customs duty and special excise tax.
9775	October 27, 1942	Providing for re-admission into Canada free of duty and taxes of goods on which duty and taxes had once been paid.
10207	November 10, 1942	Exempting ores of metal (Item 329) and ore of cobalt (Item 332) from war exchange tax and special excise tax.
11140	December 8, 1942	Exempting imports of green coffee from the additional duty of 10c per lb.
2324	March 23, 1943	Exempting imports of uncleaned rice from war exchange tax and special excise tax.
4894	June 15, 1943	Exempting imports of certain fresh fruit and vegetables from the war exchange tax and special excise tax.
25/5610	July 15, 1943	Authorizing credit for superannuation purposes to employees with salaries over \$3,000 per annum in respect of annual salary increases authorized but not paid.

<i>P.C. No.</i>	<i>Date of Order</i>	<i>Subject Matter</i>
7078	September 9, 1943	Amending effective date of Order in Council P.C. 4894 from June 15 to June 22, 1943.
8337	October 28, 1943	Exempting oranges from war exchange tax and special excise tax.
8420	November 2, 1943	Exempting religious articles from Customs duty and special excise tax.
8885	November 18, 1943	Exempting imports of coffee extract from the additional duty of 10c per lb.
9782	December 24, 1943	Machinery equipment, etc., exemption from sales tax for oil industry.
685	February 3, 1944	Exempting imports of seed potatoes from war exchange tax and special excise tax.
687	February 3, 1944	Exempting imports of male semen of pure bred animals from customs duty and sales tax.
1396	March 4, 1944	Exempting imports of fresh beets from the war exchange tax and special excise tax.
2997	April 27, 1944	Exempting imports of vegetable fibres other than cotton from the war exchange tax and special excise tax.
4722	June 19, 1944	Exempting imports of articles for the manufacture of binder twine from customs duty, war exchange tax, special excise tax and sales tax.
4723	June 19, 1944	Exempting imports of distillers' solubles from customs duty and war exchange tax.
5105	July 3, 1944	Exempting imports of certain fresh fruit from the war exchange tax and special excise tax.
149/5547	July 19, 1944	Providing that annual increases in salary, authorized but not paid, should be considered as salary for calculation of gratuity payable under provisions of Penitentiaries Act.
5746	July 25, 1944	Special depreciation, 1944 and 1945, for Steel Company of Canada.
1748	March 13, 1945	Extension of tax credits to oil and mining industry to Dec. 31, 1945.
2866	April 24, 1945	Exempting imports of articles and materials entering into the cost of certain agricultural implements from customs duty, war exchange tax and special excise tax.
2962	April 24, 1945	Authorizes payment of commissions and service fees on sale of Eighth Victory Loan.
26/2969	April 25, 1945	Restoration of annual salary increases to civil servants earning salaries in excess of \$3,000 per annum.
1/4441	June 20, 1945	Reduction in hours of work of Civil Servants.
6688	October 26, 1945	Authorizes payment of commissions and service fees on sale of Ninth Victory Loan.

A. M. HILL,

Asst. Clerk of the Privy Council.

Order in Council revoking Certain Orders in Council (Post Office)

P.C. 3447

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 14th day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Postmaster General and under the authority of the National Emergency Transitional Powers Act, 1945, is pleased to revoke the following Orders in Council and they are hereby revoked accordingly:

<i>P.C. No.</i>	<i>Date</i>	<i>Subject</i>
122/5610,	15-7-43	Payment of a War Risk Bonus to Railway Mail Clerks operating in the car ferry of Northumberland Strait.
1790,	16-3-44	Rates of payment for the conveyance of mails by air via Canadian Government Trans-Atlantic service.

A. M. HILL,

Assistant Clerk of the Privy Council.

Order in Council revoking the National Registration Regulations 1940 and the National Selective Service Mobilization Regulations

P.C. 3449

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 14th day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and pursuant to powers conferred by the National Emergency Transitional Powers Act, 1945, is pleased to revoke the following regulations, viz.,

1. "The National Registration Regulations, 1940," as established by Order in Council P.C. 3156 dated the 12th of July, 1940, and amended from time to time; and
2. "The National Selective Service Mobilization Regulations, 1944," as established by Order in Council P.C. 1355 dated the 4th of March, 1944, and amended from time to time,

and they are hereby revoked effective the 15th day of August, 1946.

His Excellency in Council, on the same recommendation and pursuant to the authority aforesaid, is pleased to order and doth hereby order that the revocation aforesaid shall annul every offence committed against the aforesaid regulations in respect of which no penalty or punishment has been imposed before the 15th day of August, 1946, and that on or after the aforesaid day no legal proceedings shall be instituted or continued in respect of any offence committed against the aforesaid regulations.

A. M. HILL,

Assistant Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM No. 100

Supplement No. 21

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 2nd August, 1946.

*To Collectors of Customs and Excise, and other concerned:***Prohibited Imports**

Effective the 5th August, 1946, General Permit No. G-2400 is no longer valid for the importation of Apples, provided specific permits will not be required for shipments of apples actually in transit from producing areas on or before the 4th August, 1946.

Vide Memorandum W.M. No. 100, Supplement No. 1 for instructions respecting applications for specific permits.

D. SIM

*Deputy Minister of National Revenue.
Customs and Excise.*

PART III
 Wartime Prices and Trade Board
 (Finance)

GOVERNMENT NOTICE

WARTIME PRICES AND TRADE BOARD

Statement of Policy on Import Subsidies

Referring to the "Statement of Policy on Import Subsidies Effective July 8, 1946," published as an extract of *Statutory Orders and Regulations*, dated July 15, 1946, notice is hereby given of the following amendments to the said Statement:

Schedule I is amended, effective August 1, 1946,

(a) by deleting the words "rope or" from Section 8, and

(b) by deleting the words "and marlines; rope and cordage" from Section 17.

Ottawa, August 1, 1946.

D. GORDON,
Chairman.

GOVERNMENT NOTICE re EQUITABLE DISTRIBUTION

WARTIME PRICES AND TRADE BOARD

**Statement of Policy with Respect to Equitable Distribution of Goods
 in Short Supply**

Amendment to Schedules of Statement of Policy with Respect to Equitable Distribution of Goods in Short Supply.

On and after August 15, 1946, the following amendment to the Schedule in the Statements of Policy with Respect to Equitable Distribution of Goods in Short Supply, dated June 1, 1946, will have effect:

Amendment to GROUP "A".

Insert the following words, "Cement: portland, mortar, waterproofing".

August 14, 1946.

Administrator's Order

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2076

Price Differentials on Sales of Alberta & Saskatchewan Coal

Under powers given by the Wartime Prices and Trade Board to the Coal Administrator, it is hereby ordered as follows:

1. This Order comes into force on August 19, 1946, and replaces Administrator's Order No. A-2061 which is hereby revoked.
2. For the purposes of this Order,
 - (a) "Alberta domestic coal" means coal of all sizes originating in the province of Alberta classified by the Department of Mines and Resources at Ottawa as lignite, sub-bituminous "A", "B" and "C" and bituminous high volatile "C";
 - (b) "producer" means any person who operates and produces from a coal mine Alberta domestic coal or Saskatchewan domestic coal;
 - (c) "Saskatchewan domestic coal" means coal of all sizes originating in the province of Saskatchewan classified by the Department of Mines and Resources at Ottawa as lignite;
 - (d) "wholesaler" means any person who purchases and sells coal otherwise than by retail sale directly to the consumer.
3. All transactions hereafter entered into between a producer and a wholesaler or between a producer and any other person for the purchase for resale of Alberta domestic coal and Saskatchewan domestic coal are hereby exempted from the provisions of subsection (4) of Section 7 of Order in Council P.C. 8528, as amended, to the extent of any established price differences customarily known as commissions or discounts and which result in a lower net price f.o.b. cars or trucks at the mine.
4. Nothing in this Order shall be held to increase the lawfully established maximum selling price in effect immediately prior to this Order coming into force on sales by a wholesaler or by any other person who purchases Alberta domestic coal or Saskatchewan domestic coal for resale.

Dated at Ottawa this 13th day of August, 1946.

F. G. NEATE,
Deputy Coal Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

PART V

Export Permit Branch
(Trade and Commerce)EXPORT PERMIT REGULATIONS, 1946
EXPORT PERMIT BRANCH ORDER No. 1

OTTAWA, August 10, 1946.

By virtue of the power conferred upon the undersigned by Order in Council P.C. 3398 of August 9, 1946, Paragraph 3, it is hereby ordered:

1. That the rules and information set forth in Annex No. 1 hereto, covering the issuance of export permits, be established.
2. That the commodities listed in Annex No. 2 hereto be exempted from the requirement of an export permit in accordance with the respective provisions specified therefor in the said Annex No. 2.
3. That the details specified in the attached Annexes No. 1 and No. 2 be consolidated with the regulations governing export permit control, as provided by Order in Council P.C. 3398 of August 9, 1946, and Schedule thereto, the whole to be incorporated in a published edition to be known as the Export Permit Regulations of August 13, 1946.
4. That this Order shall come into force and have effect on and after August 13, 1946.

JAS. A. MacKINNON,
Minister of Trade and Commerce.

ANNEX No. 1

RULES AND INFORMATION

Where to Apply.

1. All requests for information concerning the control of exports and all applications for export permits should be submitted to the Export Permit Branch, Department of Trade and Commerce, Ottawa, except as provided for in Clauses 23, 24 and 25, which cover sugar, wood, fish and fishery products.

Export Permit Application Forms.

2. Application forms for an export permit may be obtained from the Export Permit Branch or from any Customs Office. Seven copies must be forwarded to the Export Permit Branch or to the appropriate authority referred to in Clauses 23 to 25 inclusive, for the commodity concerned. Where the port of exit is not known at the time of making application for an export permit, the nearest Customs Office should be shown on the application.

Description and Values Used in Applications.

3. Applications for an export permit should contain a description of the commodity in sufficient detail to permit its proper classification. Trade names and technical names which do not describe the goods should not be used. The chief component materials used in the manufacture of the article with the approximate percentage of the total value, should be listed. The values shown should be the selling price, f.o.b. factory, or first shipping point, of the articles exported.

Export Permit and Export Entry to Agree as Nearly as Possible.

4. The export permit number should be shown on the shipper's export entry. The export entry should contain as nearly as possible the same information with

regard to the destination, description, quantity and value of the goods to be exported, as that which appears on the approved export permit. It is realized that, at the time of application for an export permit, the exporter cannot always know the exact quantity and value of the goods to be exported. In these cases a tolerance of 10 per cent by quantity or value over the amounts specified is allowed. No tolerance will be permitted on radium and radium salts, uranium and uranium salts, and on commodities which are subject to repayment of subsidy or upon which equalization fee must be collected.

Various Commodities and Consignees in One Application.

5. An application may cover more than one commodity and shipments to more than one consignee.

Import Licences and Certificates of Essentiality

6. Imports of certain commodities to specified destinations are subject to Import Licences, Certificates of Essentiality or Certificates of Necessity issued by the competent authority in the country of import. Shippers are advised to familiarize themselves with these requirements before submitting applications for export permits. In the event that an export permit is granted, the Export Permit Branch cannot accept responsibility for any adverse circumstances which may result from failure, on the part of the importer, to have the requisite Import Licence.

Export permit applications for shipment of the following commodities to Newfoundland should be accompanied by Certificates of Essentiality:

Foodstuffs and animal and poultry feeds.

Linseed Oil.

Soap.

Export permit applications for shipment of the following commodities to the British West Indies, British Honduras or British Guiana should be accompanied by Import Licences or Certificates of Necessity:

Foodstuffs.

Linseed Oil.

Soap.

Export permit applications covering shipments to St. Pierre and Miquelon should be accompanied by Import Licences.

Export permit applications covering shipments to the Netherlands West Indies or to Dutch Guiana should be accompanied by Import Licences. Should the exporter not be in possession of an Import Licence, he is advised to communicate with the Netherlands Purchasing Commission, 41 East 42nd Street, New York, N.Y., U.S.A., before making application for permit to export.

Applicant must be Canadian Resident

7. All applications for export permits must be made by an individual or firm resident in Canada.

Who Should Sign an Application Form

8. Applications for a permit to export, made by a corporation, must be signed by an officer of the corporation or a duly authorized agent of the corporation; if made by a partnership, they must be signed by a member of the firm or its duly authorized agent; if made by an individual, they must be signed by the individual or his duly authorized agent. Only two copies of the application, numbers 1 and 5, should be signed.

Goods not to be Put into Production Prior to Issue of Export Permit

9. Exporters are urged to co-operate with the Export Permit Branch by applying for export permits, when possible, at time of receipt of order. Commodities in short supply, particularly those involving iron and steel, should not be put into production for export until the necessary export permit has been obtained. The fact that goods, for which an export permit is required, were sold prior to the date of such requirement, or that contracts for sale were entered into prior to this date, does not relieve the exporter of the obligation to secure an export permit.

Exemptions for Specified Areas

10. (a) Commodities other than those enumerated in the Schedule hereto may be exported to any of the following areas without the requirement of an export permit:

1. Any part of the British Empire and its Protectorates;
2. Any destination within the Western Hemisphere, and Possessions and Protectorates of the United States;
3. Belgium, France, The Netherlands, and their Colonies and Protectorates;
4. Albania, Czechoslovakia, Denmark, Finland, Greece, Greenland, Iceland, Italy and former Italian Possessions, Luxembourg, Norway, Poland, Portugal and its Possessions, Sweden, Switzerland, Turkey, Union of Socialist Soviet Republics, Vatican City, Yugoslavia;
5. Egypt, Ethiopia, Liberia;
6. Afghanistan, China, Iran, Iraq, Lebanon, Philippine Islands, Saudi Arabia, Siam, Syria, Yemen.

(b) No person shall export any goods to any destination, other than to those areas specified in the foregoing paragraph, without first having obtained an export permit issued by or on behalf of the Minister of Trade and Commerce, and except as otherwise provided in these Clauses.

Exemption for Small Shipments

11. Notwithstanding Clause 10, export permits shall not be required for shipments of \$5.00 or less in value, except for the following commodities for which permits are required for shipments of \$5.00 or less in value:

- Sugar and glucose over five pounds.
- Maple Sugar over two pounds.
- Maple Syrup over one gallon.
- Poultry, live or dead.

The following feeds when shipped from the provinces of British Columbia, Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island:

- Alfalfa meal.
- Grain screenings of feed grade.
- Linseed oil cake meal.
- Palm kernel oil cake meal.
- Peanut oil cake meal.
- Rapeseed oil cake meal.
- Soybean oil cake meal.
- Sunflower seed oil cake meal.
- Wheat bran, wheat shorts and wheat middlings.
- Wheat, grade 4 or lower.
- Oats, barley and any combination or mixture of these or of either of them with other feed grains, whole or ground.
- Wheat germ and wheat germ middlings.

Exemption for Certain Goods to U.S.A. for Repair, Return or on Shuttle Service

12. Export permits are not required for shipment of the following from Canada to the United States:

(1) Articles shipped to the United States for repair, adjustment or test, if they qualify for export under Customs Export Entry Form E-23 (Amended 1942).

(2) Articles returned to the United States for replacement on the grounds that these articles were received in a defective condition or not according to order, if they qualify for export under Customs Export Entry Form E-15.

(3) Containers on a shuttle service, which are to be returned to Canada within six months from the date of export, if complying fully in every other respect with the regulations of the Department of National Revenue (Customs Division), as set forth in their Memorandum Series D, No. 49. T.M.R. 1 (Revised) of April 12, 1937.

(4) Clothing, wearing apparel and textile articles, brought to Canada temporarily and solely for designing or copying purposes, if complying fully in

every other respect with the regulations of the Department of National Revenue (Customs Division), as set forth in their Memorandum WM No. 102, supplement No. 2, of August 8, 1944.

Exemption for Shipments to Members of Canadian Armed Forces Abroad

13. Notwithstanding any other Clause, export permits are not required for shipment of articles or materials to members of the Canadian Armed Forces abroad, provided that such articles or materials are shipped in quantities sufficient solely for the personal use of the consignee.

Exemption for Casual Gift Shipments

14. Notwithstanding any other Clause, export permits are not required for casual gift shipments (by common carrier) not exceeding \$25 in value, provided that the articles or materials are shipped in quantities sufficient solely for the personal use of the consignee, and except as provided by Clause 11.

Exemption for Government Orders

15. Export permits are not required for any article or material,

(1) When consigned to Canadian Embassies, Canadian Legations, the offices of Canadian High Commissioners, Canadian Consular offices, the offices of Canadian Government Trade Commissioners, or to official representatives of the Government of the United Kingdom or their order;

(2) Or when ordered, diverted or exported by the Canadian Commercial Corporation, the various Boards of the Department of Agriculture, the Department of National Defence, the Department of National Defence Air Services, the Department of National Defence Naval Services, or their respective Forwarding Officer, Ordnance Transit Officer or Air Embarkation Staff Officer, the Department of Reconstruction and Supply, the Department of Trade and Commerce, the United Kingdom Ministry of Food, or the United Kingdom Board of Trade;

Exporters shipping under the above provisions should endorse their Export Entry Form B-13-B as follows: "This shipment is made under Export Permit Clause 15 by/for/to/on behalf of . . . (name of Government Department or Agency concerned, as specified in Clause 15)."

(For the purpose of the above Clause, the Department of Reconstruction and Supply includes the following crown companies:

Canadian Arsenals, Limited; Eldorado Mining and Refining (1944), Limited; Park Steamships Company, Limited; Polymer Corporation, Limited; War Assets Corporation.)

Exemption for Non-resident Tourist Purchases

16. Casual purchases by non-resident tourists of \$100 or less in value of clothing, toilet articles, articles of personal adornment, souvenirs and similar articles, and other small consumer goods (except edible foodstuffs over \$5 in value, bicycles, typewriters and goods under ration control in the country of import) are exempted from requiring an export permit, except as otherwise provided in these Clauses.

If purchases by United States tourists are forwarded to the United States by freight or express, or by any mode of transportation other than with the departing tourist, the Export Entry Form B-13-B should be endorsed "bona fide tourist purchase", and be accompanied by a United States Customs Declaration Form 6059 or Form 3349 properly endorsed, in order that the goods may be allowed to proceed without an export permit.

Exemption for Personal and Settlers' Effects

17. Export permits are not required for the following classes of articles when taken or shipped by an individual on change of domicile, solely for the owner's or his immediate family's use and not for resale:

- (a) Household articles: Furniture, refrigerators, radios, decorations and other household furnishings.
- (b) Personal effects: Clothing, books, toilet articles, souvenirs, articles of personal adornment and similar articles.

- (c) Professional instruments and tools of trade, including typewriters, which have been used by the individual in his occupation or employment, which are his own personal property, and which will continue to be used in his trade or occupation.
- (d) Passenger automobiles equipped with not more than four used tires mounted on the running wheels and one used spare, bicycles and motorcycles, the personal property of individuals departing from this country. Exporters must file with the Collector of Customs an affidavit certifying exportation is not for resale.

Exemption for In Transit Shipments

18. Commodities in transit in bond through Canada to a British Empire country do not require a Canadian export permit. *Bona fide* exports originating in the United States may pass in transit in bond through Canada to any destination without a Canadian export permit.

Ship and Plane Stores

19. Export permits will not be required for normal supplies exported from Canada as ship or plane stores. Clearance in each case should be obtained from the Ship Stores Administration of the Wartime Prices and Trade Board.

Iron and Steel

20. Exporters submitting applications for export permits covering commodities containing iron or steel should:

1. Complete question 2 on the reverse side of the application form, showing past history of trade.
2. State clearly the end use of the commodity in the importing country, for example, maintenance and repair of Canadian equipment, etc.
3. Indicate, in the column provided on the application form, the net weight of the iron or steel involved.
4. Specify the origin of the iron or steel.

Exporters are strongly advised not to put into production for export any commodities involving the use of iron or steel in any form until an export permit therefor has been obtained.

Fertilizers

21. Applications to export fertilizers should show, in addition to the information required on the application form, detailed information as to kind and analysis of each fertilizer to be exported.

Cheese

22. Applications for permission to export cheese must contain, in addition to the information required on the application form, information as to the kind, style and grade of cheese.

Sugar and Glucose

23. Application for permits to export sugar and glucose to the British Empire or to the United States should be submitted to the Sugar Administrator, 360 St. James Street West, Montreal, P.Q. Applications for permits to export maple sugar and maple syrup should be submitted to the Export Permit Branch, Ottawa.

Permits are not required for casual shipments of sugar (other than maple) and glucose not exceeding 5 pounds, except as provided for in Clauses 10 and 11.

Pulpwood

24. (a) Applications for permits to export pulpwood, in addition to the information called for on the form of application for permit, should contain the following and be submitted on special forms provided for this purpose:

1. Details of contracts, that is, date, number of cords of different species and preparation (rough or peeled), name and address of mill.
2. Definite information as to whether the wood has been produced or is to be produced.

3. In the case of applications from Ontario, a statement as to whether wood is cut on crown lands or private lands.
4. Period over which wood is to be shipped.
5. The price per cord (Canadian funds) that is to be paid f.o.b. car shipping point.
6. A separate application should be submitted for each species (spruce and balsam may be grouped as one).
7. A separate application should be submitted for each preparation, that is, rough or peeled.

Applications for the export of pulpwood originating in British Columbia should be submitted to the Assistant Timber Controller for British Columbia, Marine Building, Vancouver, B.C.

Logs, Timber and Lumber

(b) Applications for permits to export, by rail, to the United States or Mexico, hardwood logs and lumber originating in British Columbia, or softwood logs, timber and lumber originating in the Vancouver Forest Area of British Columbia, should be submitted to the Assistant Timber Controller for British Columbia, Marine Building, Vancouver, B.C.

Applications for permits to export, to the United States, hardwood and softwood logs and lumber produced in Alberta, and softwood logs and lumber produced in British Columbia other than in the Vancouver Forest Area, should be forwarded to the Regional Representative of the Timber Control, Credit Foncier Building, Edmonton, Alberta.

Applications for permits to export, to the United States, hardwood and softwood logs and lumber originating in Saskatchewan and Manitoba, should be sent to the Regional Representative of the Timber Control, Power Building, Winnipeg, Manitoba.

Exporters in the Maritimes desiring to export softwood logs (other than pulpwood), timber and lumber to the United States, should submit applications for export permits to the Assistant Timber Controller for the Maritimes, 162 Prince William Street, Saint John, N.B.

All other applications for export permits should be forwarded to the Export Permit Branch, Ottawa.

Exporters are asked to give the following information when submitting export permit applications for the above:

1. On the face of the export permit application form—

Column 1: Show number of feet board measure.

Column 2: Show species, sizes and lengths, rough or dressed, and if dressed, the type of dressing, the name and address of the mill producing the lumber—in short, complete particulars as shown on the invoice. If the export permit is to be charged to the export credits established by someone other than the applicant, this should be stated on the face of the application. Also, if the export permit is for hardwood dimension, it should be stated on the face of the application whether it was a waste product or produced from lumber.

Column 4: Show invoice value f.o.b. shipping point.

2. In the case of applications from Ontario for the export of veneer logs, a statement is required indicating whether they were cut on crown lands or private lands.
3. Applications from eastern Canada for the export of hardwood bolts should be accompanied by a copy of the importer's purchase contract, giving the end use of the bolts.
4. A separate application should be submitted for lath, shingles, hardwood dimension produced from waste, softwood lumber and hardwood lumber.
5. The name of the railway, or other means of transportation used, should be stated.
6. Export permit applications covering box shooks should give a general description of the commodity and indicate the gross footage of lumber involved.

Salt Water Fish and Fishery Products

25 (a) Applications for permits to export, to the British Empire or United States, Pacific salmon, herring, other Pacific fish, or Pacific clams should be submitted to the Chief Supervisor of Fisheries, 402 West Pender Street, Vancouver. In addition to the information called for on the form, the following information will be required for salmon and herring: Species, year of pack, name of packer, grade, and the producer's declaration number.

Applications, from exporters in New Brunswick, Nova Scotia and Prince Edward Island, for permits to export salt water fish, should be submitted to the Prices and Supply Representative, Wartime Prices and Trade Board, Halifax, N.S. New Brunswick applicants living East and North of St. George, as far as and including the Shediac area, who wish to export sea herring to the United States should apply to the Collector of Customs at Saint John, N.B., who will complete applications on their behalf; applicants who desire to ship sea herring to the United States from the Grand Manan area South and West of St. George should apply to the Collector of Customs at St. Andrews.

Applications from exporters in the province of Quebec, for permits to export salt water fish, should be submitted to the Administrative Officer, Department of Fisheries, Quebec City.

Export permits are not required for canned salmon and canned herring when consigned to and marked for the Canned Fish Division of the United Kingdom Ministry of Food.

Export permits are not required for small shipments of Smelts, fresh or frozen, not exceeding 100 pounds in any one day, if shipped by *bona fide* fishermen.

Fresh Water Fish

(b) Applications for permits to export fresh water fish from the Prairie Provinces should be submitted to the Director of Inland Fish, Wartime Prices and Trade Board, Power Building, Winnipeg, Manitoba.

Export permits are not required for shipments, not exceeding 10,000 pounds in any one week, to the United States, of fresh Pike, including Pickerel, or Whitefish by licensed fishermen. The fishermen's licence number must be shown clearly on the Export Entry Form B-13-B.

Casual and Non-Commercial Fish Shipments

(c) Except as provided for in Clause 10, export permits are not required for casual shipments, not exceeding 48 pounds in weight, of canned fish; nor are export permits required for non-commercial fishermen's catches of Salmon or other game fish when shipped as gifts to the United States.

Canned Lobster

(d) Applications for permits to export canned lobster to the United States should be submitted to the Prices and Supply Representative, Wartime Prices and Trade Board, Halifax, N.S.

Export permits are not required for casual shipments of canned lobster not exceeding 48 pounds, except as provided for in Clause 10.

Fish Oils and Fish Meal

(e) Applications for permits to export fish oils, fish liver oils and fish visceral oils must contain, in addition to the information required in the application form, information as to the kind of oil.

Applications for permits to export fish meal originating on the Pacific coast to the United States should be submitted to the Chief Supervisor of Fisheries, 402 West Pender St., Vancouver. All other applications should be submitted to the Export Permit Branch, Department of Trade and Commerce, Ottawa.

When Application Becomes a Permit

26. When an application has been approved by or on behalf of the Minister of Trade and Commerce, the application becomes a permit and no alteration may be made therein except by or on behalf of the Minister of Trade and Commerce. Four copies of the permit will be retained for the use of the Export Permit Branch, one copy sent direct to the Collector of Customs indicated on the application form,

and two copies to the exporter—one for his files and the original to be delivered by him to the carrier to be firmly attached to the waybills accompanying the shipment to the Canadian port of exit, or submitted to the local Collector of Customs for validation of the Export Entry Form B-13-B.

Partial Shipments

27. Where it is proposed to export the goods covered by any one application in a series of shipments spread over the life of the permit, the exporter should state this intention in his application and give the name and address of his nearest Customs Office. On making his first shipment, the exporter should then present to this Customs Office the original copy of the export permit, together with the relevant Export Entry Form B-13-B upon which the Collector of Customs will endorse the export permit number and indicate the expiry date of the export permit. The Collector of Customs at the clearance port will retain the export permit but return the Export Entry Form B-13-B (duly stamped and bearing the expiry date of the export permit) which must then accompany the shipment to the port of exit where the Collector of Customs at that point will permit export. Subsequent partial shipments under the permit should be covered in a similar manner.

For shipments out of United States ports the same procedure should be followed, with the additional requirement that an abstract from the original permit must be made on a goldenrod copy of the application form and attached to the Export Entry Form B-13-B, both of which will be certified by the Collector of Customs, attached to the waybill, and accompany the shipment to the United States port of lading.

Permits Goods for Specified Period

28. Export permits are valid for a specified time up to 6 months. If movement from point of lading, as shown by the waybill, has been made prior to the expiry date stamped on the export permit, and recorded on the relevant Export Entry Form B-13-B, the shipment will be allowed to proceed under the original permit, regardless of the fact that the shipment has not reached the port of exit. Favourable consideration may be given to a request for an extension when this request is received prior to the expiry date on the permit, and if it can be shown that it has been impossible to complete the shipment due to factors beyond the control of the exporter.

Extension of Permits

29. When application is made for an extension of the expiry date, the permit should be returned to the Export Permit Branch for endorsement of the extension. Where partial shipments have been made against a permit, the exporter's file copy of the original permit should be returned with a record of shipments made against it.

Parcel Post

30. An export permit must be obtained in advance of mailing for all parcel post shipments subject to permit requirements valued at more than \$5, except as provided elsewhere. The exporter will be furnished with three copies, all of which are to be stamped by the postal official accepting the shipment for transmission. One stamped copy will be returned to the shipper for his files, one copy will be mailed by the postal official to the nearest Collector of Customs and one copy will be retained by the Postmaster. This procedure, however, will not relieve the exporter from filing the usual export entry.

Subsidy Refund; Equalization Fee; Benefit Repayment

31. Inasmuch as part of the cost price on certain commodities is defrayed by the Government either directly or indirectly by means of a subsidy payment, this sum must be refunded as and when required, by order of the authorities concerned, before a permit will be granted to export such subsidized goods. Cheques covering refunds should accompany applications for export permits and should be made payable as follows:

- (1) Subsidy refund for Butter, Cheese, Milk—To Receiver General of Canada, Account Agricultural Foods Board.
- (2) Other commodities involving subsidy refund—To Commodity Prices Stabilization Corporation Limited.

(3) Grains and grain products involving equalization fee—To The Canadian Wheat Board.

(4) Benefit repayment for Linseed Oil—To The Canadian Wheat Board.

Exporters who desire to defer the repayment of subsidy until the time of shipment should so indicate on their export permit applications. In the event that an application is approved, the Export Permit Branch will issue a case letter to that effect, and will grant export permits thereunder upon receipt of the requisite subsidy refund payment to cover the goods, or portions thereof, which it is desired to ship.

In the case of cotton goods, exporters claiming exemption from subsidy repayment must forward, with the export permit application, Form C-21 prescribed by the Commodity Prices Stabilization Corporation certifying that the cotton content of such goods has not been subsidized. Copies of Form C-21 may be obtained from the Export Permit Branch.

Exporters should bear in mind that no exemption from subsidy refund payment is provided in respect of woollen or synthetic textile goods.

Imperial Export Licence Requirements

32. Imperial Export Licence Numbers are required for shipments of certain food commodities to the following countries:

- Portugal (including Mainland, Atlantic Islands and Possession)
- Spain (including Spanish Morocco and Canary Islands)
- Sweden
- Switzerland

In the case of Portugal, Spain and Sweden, the Export Permit Branch obtains these Imperial Export Licences from London, by cable, on receipt of the usual application for a Canadian export permit. In the case of Switzerland, when necessary the Canadian exporter is advised by the Export Permit Branch, upon receipt of an export permit application, to obtain the Clearance Certificate number from the Swiss Consul General in Montreal, and a permit will be issued upon receipt of such Certificate Number.

Lost Permits

33. No export permit that has been lost or destroyed will be replaced or re-issued until an affidavit is made by the applicant and filed with the Chief of the Export Permit Branch, stating that the original permit has been lost or destroyed and undertaking that, in the event of the original permit being found, the applicant will immediately return it to the Chief of the Export Permit Branch.

Transportation Companies Not to Accept Shipments Without Export Permits

34. Transportation companies, except when specially authorized, should not move commodities requiring an export permit from interior points to the frontier ports of exit unless accompanied by either an export permit issued by or on behalf of the Minister of Trade and Commerce, Ottawa, or a Customs Export Entry Form B-13-B, that has been duly stamped and initialled by a Canadian Collector of Customs, and on which the export permit number has been stated. Shipments may, however, go forward to the port of exit on ascertaining the export permit number and inserting the authorized permit number on the Export Entry Form.

Amendments Published in Statutory Orders and Regulations and Commercial Intelligence Journal

35. These regulations are subject to alteration without notice. If in doubt as to whether or not particular articles are subject to export permit or if goods to a certain country are subject to export control, the Export Permit Branch of the Department of Trade and Commerce, Ottawa, should be consulted. Amendments are published in *Statutory Orders and Regulations* and in the *Commercial Intelligence Journal*.

ANNEX No. 2

1. The following commodities shall be exempted from the requirement of an export permit when shipped to any part of the British Empire or to the United States:

Group 1—Agricultural and Vegetable Products

Cochin, seed.
 Blueberries, fresh or frozen.
 Hemp seed.
 Perilla seed.
 Poppy seed.
 Other varieties of palm nuts and kernels.

Group 2—Animal and Animal Products

Oleomargarine of animal or vegetable fats.
 Feathers, including down, in natural state or processed, in respect of shipments of \$25.00 or less in value.
 Hides and skins, in respect of casual shipments of \$25.00 or less in value.
 Live hogs, sheep and lambs, of purebred stock, when accompanied by documents from the National Livestock Records giving proof of registration.
 Waxes, animal, including admixtures, in respect of shipments of \$25.00 or less in value.

Group 3—Fibres, Textiles and Textile Products

Cotton pulp and cotton pulpboard.
 Oakum.
 Wool yarn up to 25 pounds in weight, in respect of purchases by returning tourists.
 Wool or hair, articles composed wholly or in part of, in respect of casual shipments of \$100 or less in value.
 Wool or hair, fabrics composed wholly or in part of yarns of, in respect of casual shipments of \$35.00 or less in value.

Group 6—Non-Ferrous Metals and Their Products

Electrotypes, of copper, being returned to owners after being used for printing purposes in Canada.

2. The following commodities shall be exempted from the requirement of an export permit when shipped to the United Kingdom:

Group 4—Wood, Wood Products and Paper.

Birch and maple logs.
 Birch and maple lumber and flooring.
 Cedar: Sawed or hewn timber, boards, planks and scantlings.
 Douglas fir: Sawed or hewn timber, boards, planks and scantlings.
 Hemlock: Sawed or hewn timber, boards, planks and scantlings.
 Plywood.
 Softwoods, n.o.p.: Sawed or hewn timber, boards, planks and scantlings;
 Spruce: Sawed or hewn timber, boards, planks and scantlings.
 Veneers.
 White pine: Sawed or hewn timber, boards, planks and scantlings.

3. The following commodities shall be exempted from the requirement of an export permit for shipments valued at \$100.00 or less when consigned to any part of the British Empire or to the United States:

Group 4—Wood, Wood Products and Paper.

Barrels, kegs, casks and other similar containers of wood.
 Box shooks.
 Cellophane.
 Fibre boards.
 Paper boards.
 Paper, toilet, small rolls.

Paper towels.

Paper, waste, excepting newsprint side runs and mutilations.

Paper other than waste, excepting fine papers, newsprint and paper manufactures.

Pulp boards, all kinds.

4. Paperboard Boxes (other than fibre or corrugated), fabricated or semi-fabricated in any form shall be exempted from the requirement of an export permit when shipped to any part of the British Empire.

5. The following commodities shall be exempted from the requirement of an export permit for shipments valued at \$25.00 or less when consigned to any part of the British Empire or to the Western Hemisphere:

Group 6—Non-Ferrous Metals and Their Products.

Brass.

Bronze, excepting bronze powder.

Copper—Copper ores and concentrates, matte, blister, scrap, salts and compounds, refined metal and alloys (including brass and bronze) semi-fabricated and fabricated.

Lead—Lead ores and concentrates, refined metal and alloys (including Babbit and Type metal), semi-fabricated and fabricated, castings, pigments, scrap, salts and compounds.

Zinc—Zinc ores and concentrates, metal and alloys semi-fabricated, manufactures containing 20 per cent or more of zinc, including addressograph blanks and photo-engraving sheets and plates, pigments, dust, scrap, dross, ashes, salts and compounds.

Scrap—All other metal scrap.

Group 7—Non-Metallic Minerals and Their Products.

Asbestos roofing products and shingles.

Jewels and jewel bearings, industrial.

Lavatories, sinks and other plumbing fixtures.

Pottery and chinaware of Canadian manufacture.

Precious, semi-precious and synthetic stones.

Tableware and kitchenware of china, porcelain, semi-porcelain, white granite or earthenware, n.o.p.

Group 8—Chemical and Allied Products.

Ammonia and ammonium compounds other than ammonium sulphate.

Fertilizers of every kind and analysis.

Ammonia gas, hydrous or anhydrous.

Ammonia solutions.

Ammonium nitrate.

Ammonium phosphates.

Ammonium sulphate.

Calcium cyanamide and products containing calcium cyanamide.

Muriate of potash.

Potassium manure salts.

Potassium nitrate.

Sodium nitrate.

Sulphate of potash.

Sulphate of potash-magnesia.

Superphosphates.

Nitrates.

Potassium salts and compounds.

Soap, all kinds.

6. Diamond Saws shall be exempted from the requirement of an export permit for shipments of any value when consigned to any part of the British Empire or to the United States, and for shipments valued at \$25.00 or less when consigned to other destinations within the Western Hemisphere.

7. Porcelain Insulators shall be exempted from the requirement of an export permit for shipments of any value when consigned to the United States, and for shipments valued at \$25.00 or less when consigned to any part of the British Empire or to other destinations within the Western Hemisphere.

8. The following commodities shall be exempted from the requirement of an export permit for shipments valued at \$25 or less when consigned to any part of the British Empire or the Western Hemisphere, and for shipments of any value when consigned to Newfoundland (NFD), the British West Indies (BWI) or St. Pierre and Miquelon (SPM), as specified hereunder in parenthesis:—

Group 8—Chemical and Allied Products

Blood albumen. (NFD, BWI, SPM)

Cellulose, regenerated (cellophane), in sheets or otherwise, (NFD, BWI, SPM).

Citric acid. (NFD, BWI, SPM)

Cascara bark. (NFD, BWI, SPM)

Derris root, powder and extract. (NFD, BWI, SPM)

Drugs, such as barks, flowers, roots, beans, berries, bulbs, fruits, insects, grains, herbs, leaves, nuts, fruit and stem seed, n.o.p. (NFD, BWI, SPM)

Glue, n.o.p. (NFD, BWI, SPM)

Molasses and syrups produced from cane or beet, not intended for human consumption. (NFD, BWI, SPM)

Nicotinic acid. (NFD, BWI, SPM)

Non-edible seeds, beans nuts, berries, plants, weeds, barks and woods, and extracts and preparations thereof for dyeing or tanning. (NFD, BWI, SPM)

Nylon and nylon products. (NFD, BWI, SPM)

Paints, varnishes and pigments—

Paints, bituminous, liquid and plastic. (NFD, SPM)

Paints, other liquid, (NFD; SPM)

Paints, kalsomine or cold-water, dry. (NFD, BWI, SPM)

Pigments of all kinds, including pigments ground in oil (NFD, SPM)

Varnishes. (NFD, SPM)

Lacquers. (NFD, BWI, SPM)

Japans. (NFD, SPM)

Oil finish. (NFD, SPM)

Wood fillers. (NFD, BWI, SPM)

Driers, metallic, liquid or not. (NFD, BWI, SPM)

Putty. (NFD, SPM)

Thinners for nitrocellulose lacquers or paints. (NFD, BWI, SPM)

Gums, varnish, natural or synthetic. (NFD, SPM)

Pine pitch, burgundy pitch, and pine tar. (NFD, BWI, SPM)

Polymers and copolymers of butadiene, acrylonitrile, butylene, chloroprene, styrene, vinylidene chloride and synthetic rubber-like compounds, fabricated or unfabricated. (NFD, BWI, SPM)

Rosin. (NFD, BWI, SPM)

Salt (sodium chloride), (NFD, BWI, SPM)

Specialty cleaning and washing compounds. (NFD, BWI, SPM)

Strychnine, strychnine salts, and products containing strychnine. (NFD, BWI, SPM)

Tartaric Acid. (NFD, BWI, SPM)

Turpentine. (NFD, BWI, SPM)

9. Rotenone and products containing Rotenone shall be exempt from the requirement of an export permit when shipped to Newfoundland, the British West Indies or St. Pierre and Miquelon.

10. The following Technical Data shall be exempted from the requirement of an export permit when shipped to the United Kingdom or to the United States:

Plans, specifications and other documents in design or construction of any arms, ammunition, implements or munitions of war as described in Group 10.

Any model, design, photograph, photographic negative, documents, or other article or material containing a plan, specification or descriptive or technical information of any kind (other than that appearing generally in a form available to the public), which can be used or adapted for use in connection with any process, synthesis or operation in the production, manufacture, reconstruction, servicing, repair or use of any commodity other than those commodities listed in Group 10.

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August 26, 1946

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PART I

Orders in Council

Order in Council revoking certain of the Defence of Canada
Regulations

P.C. 3352

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 14th day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Justice, is pleased to revoke and doth hereby revoke regulations thirty-eight A and fifty-nine of the Defence of Canada Regulations (Consolidation) 1942.

A. M. HILL,
Asst. Clerk of the Privy Council.

Order in Council revoking Motor Vehicle Control Regulations

P.C. 3456

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 14th day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Reconstruction and Supply represents that it is desirable to revoke Order in Council P.C. 1121 of February 13, 1941, which established regulations respecting motor vehicles, and revoke Clause 2 of Order in Council P.C. 1144, dated March 29, 1946, which appointed Wilbur Edward Uren as Motor Vehicle Controller;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Reconstruction and Supply, and pursuant to the powers conferred by The National Emergency Transitional Powers Act, 1945, is pleased to order and doth hereby order as follows:

1. The following Orders in Council are hereby revoked:

P.C. 1121 of February 13, 1941.
P.C. 9973 of December 23, 1941.
P.C. 3000 of May 4, 1943.
P.C. 1072 of February 21, 1944.
P.C. 545 of January 25, 1945.

2. Clause 2 of Order in Council P.C. 1144 of March 29, 1946, which appointed Wilbur Edward Uren as Motor Vehicle Controller, is hereby revoked.

3. The revocation of the appointment of Wilbur Edward Uren as Motor Vehicle Controller shall be without prejudice to any act done by him, prior to such revocation becoming effective in the course of or as incidental to the exercise or discharge of any of his powers, authorities, rights and duties as such Controller or to any rights, privileges or immunities in respect thereof possessed by or vested in him as such Controller.

A. M. HILL,
Asst. Clerk of the Privy Council.

Order in Council revoking P.C. 4215, August 26, 1940,
re storage of wheat

P.C. 3474

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 15th day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 4215 of August 26, 1940, the Board of Grain Commissioners were authorized to grant supplementary licences for the storage of wheat;

And whereas the Minister of Trade and Commerce reports that in view of the world condition this additional storage space is no longer required and the Board of Grain Commissioners recommend that the above mentioned order be revoked effective August 1, 1946;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, is pleased to revoke Order in Council P.C. 4215 of August 26, 1940, and it is hereby revoked effective August 1, 1946.

A. M. HILL,

Asst. Clerk of the Privy Council.

Order in Council revoking Certain Orders in Council (National
Defence for Air)

P.C. 3475

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 15th day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence for Air, is pleased to revoke the undermentioned Orders in Council, passed under the authority of The War Measures Act, and they are hereby revoked accordingly:

<i>P.C. Number</i>	<i>Date</i>	<i>Subject</i>
9061	5th October, 1942.	Re Section 6—the Visiting Forces (British Commonwealth) Act, 1933.
587	29th January, 1941.	Re Visiting Forces (British Commonwealth) Act, 1933.
22/1045	19th March, 1940.	Secretary, Supervisory Board—British Commonwealth Air Training Plan.
435	23rd January, 1945.	Adoption of Greenwich Mean Time.
5824	22nd October, 1940.	Appointment of R.C.A.F. Provost Marshals.

A. M. HILL,

Asst. Clerk of the Privy Council.

Order in Council deleting reference to War measures Act in P.C. 2677, September 14, 1939, re Creation of Special Reserve, R.C.A.F., etc.

P.C. 3476

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 15th day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 2677, dated 14th September, 1939, creating the Special Reserve Royal Canadian Air Force and placing the Permanent Active Air Force, the Auxiliary Active Air Force and the Special Reserve Royal Canadian Air Force on active service, was made under the War Measures Act;

And whereas the Minister of National Defence for Air reports that the said Order does not depend upon the War Measures Act for its validity, but is within the general powers conferred by the Royal Canadian Air Force Act on the Governor in Council; and

That, accordingly, it is desirable to amend this Order in Council by substituting for the War Measures Act a reference to the Royal Canadian Air Force Act as the enabling statute;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence for Air, is pleased to amend Order in Council P.C. 2677, dated 14th September, 1939, and it is hereby amended by deleting in the second paragraph thereof the words "the War Measures Act, chapter 206, Revised Statutes of Canada, 1927" and substituting therefor the words "The Royal Canadian Air Force Act".

A. M. HILL,

Asst. Clerk of the Privy Council.

Order in Council deleting reference to War Measures Act in P.C. 1877, March 17, 1941, re Courts-Martial held in Canada on personnel of R.A.F., R.A.A.F., etc.

P.C. 3477

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 15th day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 1833, dated 17th March, 1941, authorizing delivery upon request of proceedings of courts-martial held in Canada on personnel of the Royal Air Force, Royal Australian Air Force, or the Royal New Zealand Air Force, into the custody of their respective governments, was made under the War Measures Act;

And whereas the Minister of National Defence for Air represents that this Order, being purely administrative, does not depend upon the War Measures Act for its validity, but is within the powers conferred on the Governor in Council by the Department of National Defence Act; and

That, accordingly, it is desirable that Order in Council P.C. 1833, be amended by substituting for the War Measures Act a reference to the Department of National Defence Act as the enabling statute;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence for Air, is pleased to amend Order in Council P.C. 1833, dated 17th March, 1941, and it is hereby amended by deleting from the sixth paragraph thereof the words "War Measures Act, Chapter 206 Revised Statutes of Canada, 1927" and substituting therefor the words "Department of National Defence Act".

A. M. HILL,
Asst. Clerk of the Privy Council.

**Order in Council revoking Certain Orders in Council
(National Defence)**

P.C. 3494

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 20th day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence and pursuant to the provisions of the National Emergency Transitional Powers Act, 1945, is pleased to revoke the following Orders in Council passed under the War Measures Act and they are hereby revoked accordingly.

<i>Number and Date</i>	<i>Subject</i>
P.C. 57/11590 dated 23 Dec. 1942	Certain named WO's on long service pension to draw pension while engaged in general service with Inspection Board.
P.C. 6901 dated 31 Nov. 1944	Despatch NRMA outside Canada
P.C. 8891 dated 23 Nov. 1944	Despatch NRMA outside Canada
P.C. 2832 dated 24 Apr. 1945	Officers and men of permanent force on retirement leave permitted to engage in political activities—429 KR (Can) not to apply.

A. M. HILL,
Asst. Clerk of the Privy Council.

**Order in Council revoking P.C. 2992 of May 8, 1945, re Accounting for
Moneys Payable for Civilian Duties Performed by Members
of the Naval Forces**

P.C. 3504

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 20th day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence for Naval Services, concurred in by the Minister of Labour, and under the authority of the National Emergency Transitional Powers Act, 1945, is pleased to revoke Order in Council P.C. 2992 of May 8, 1945, passed under the War Measures Act and relating to the accounting of moneys payable to the Crown by employers in respect of civilian duty performed by members of the Naval Forces of Canada, and it is hereby revoked accordingly.

A. M. HILL,
Asst. Clerk of the Privy Council.

PART III

Wartime Prices and Trade Board

(Finance)

WARTIME PRICES AND TRADE BOARD

**Notice No. 2 with Respect to Board Order No. 642—Maximum Prices
for Goods and Services**

Public notice is hereby given by the Board that Schedules "A" and "D" to Order No. 642 of the Board are hereby amended as follows, effective August 19, 1946:

- (a) Item 48 of Schedule "A" to the Order is amended by inserting immediately after the word "peas" the words "potatoes except potato chips".
- (b) Item 49 of Schedule "A" to the Order is amended by inserting immediately after the word "meats" the words "(other than game)".
- (c) Item 82 of Schedule "A" to the Order is amended by adding to sub-item (3) thereof the words "water softeners".
- (d) Item 115 of Schedule "A" to the Order is amended by deleting therefrom the words "pulley blocks and tackle".
- (e) Item 122 of Schedule "A" to the Order is amended by inserting immediately after the words "Diesel engines", the words "outboard motors".
- (f) Item 131 of Schedule "A" to the Order is deleted and is replaced by the following:
 "131—Wiring devices, equipment and fittings of types and sizes used in conjunction with wires and cables referred to in sub-item (1) of Item 130 normally used in electrical installations in residential and farm buildings."
- (g) Part 1 of Schedule "D" to the Order is amended by adding thereto Item 5 as follows:
 "5—Asbestos protective clothing including gloves and gauntlets and asbestos protective headwear."
- (h) Item 2 of Part 11 of Schedule "D" to the Order is deleted and is replaced by the following:
 "2—Mechanical belts and belting of all kinds except fan belts for internal combustion engines and V-belts for washing machines and refrigerators."

Dated at Ottawa, August 15, 1946.

D. GORDON,
Chairman.

Board Order

WARTIME PRICES AND TRADE BOARD

ORDER No. 653

**Emergency Housing Accommodation Provided by Saskatchewan
Housing Corporation**

The Government of the Province of Saskatchewan through Saskatchewan Housing Corporation, in order to provide emergency shelter to citizens suffering hardship through want of shelter, has made arrangements to convert to that purpose certain premises formerly occupied by the armed forces. In view of the temporary and emergent nature of these projects and the expected frequent re-allocation of space to accommodate families of varying sizes, it is expedient that the said Corporation be enabled to fix rentals for this type of accommodation and to terminate leases therefor in accordance with arrangements made by the Corporation with the occupants from time to time.

Therefore, pursuant to authority conferred by The Wartime Leasehold Regulations, Order in Council P.C. 9029 of November 21, 1941, as amended, the Board hereby orders as follows:

1. This Order shall come into force on August 17, 1946.
2. For the purposes of this Order, the definition of any expression in Order No. 294 of the Board shall extend and apply to the same expression whenever used in the Order.
3. The provisions of The Wartime Leasehold Regulations and of any Order of the Board or of an Administrator made under the authority of such Regulations shall, for so long as the Saskatchewan Housing Corporation is the landlord of the accommodation, cease to apply to any housing accommodation situated in any of the premises in the Province of Saskatchewan known as:
 - (1) No. 13 Hospital at No. 6 Release Centre in the City of Regina;
 - (2) The Chemical Investigation Building, the Works and Buildings Workshop, and Quarters (Other Ranks) at No. 2 Initial Training School in the City of Regina;
 - (3) Certain accommodation formerly occupied by the Royal Canadian Air Force at Halbrite, Saskatchewan, and moved therefrom to the City of Weyburn;
 - (4) No. 35 Quarters (Other Ranks), No. 45 Quarters (Other Ranks) and No. 3 Officers' Quarters at the Royal Canadian Air Force Airport in the City of Swift Current;
 - (5) Certain accommodation formerly occupied by the Royal Canadian Air Force at Burdick, Saskatchewan, and moved therefrom to the City of Moose Jaw;
 - (6) No. 3 Officers' Quarters, No. 33 Quarters (Other Ranks), No. 32 Quarters (Other Ranks) and No. 2 Ground Instruction School at the Royal Canadian Air Force Airport, No. 35 Service Flying Training School in the City of North Battleford;
 - (7) No. 39 Quarters (Other Ranks) formerly occupied by the Royal Canadian Air Force at Dafeo, Saskatchewan, and moved therefrom to the Town of Humboldt;
 - (8) No. 5 Quarters (Other Ranks), No. 6 Quarters (Other Ranks), No. 7 Mess (Other Ranks) and No. 1 Officers' Quarters at No. 7 Initial Training School in the City of Saskatoon;
 - (9) Quarters (Other Ranks) formerly occupied by the Royal Canadian Air Force at Davidson, Saskatchewan, and moved therefrom to the City of Saskatoon.

Made at Ottawa, this 16th day of August, 1946.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2077

Maximum Prices of Dogfish Liver Oil and Mudshark Liver Oil

Under powers given by the Wartime Prices and Trade Board to the Oils and Fats Administrator, it is hereby ordered on behalf of the Board as follows:

Effective Date and Application of Order

1. (1) This Order comes into force on August 15, 1946, and replaces Administrator's Order No. A-1970 which is hereby revoked.

(2) The maximum prices fixed by this Order shall only apply to sales by processors of dogfish liver oil and mudshark liver oil processed from livers acquired on and after August 15, 1946.

Definitions

2. For the purposes of this Order,

(a) "dogfish liver oil" means oil obtained from the liver of the species *Squalidae*;

(b) "mudshark liver oil" means oil obtained from the liver of the species *Galeidae* but excluding oil obtained from the liver of the soupfin shark.

Maximum Prices

3. The maximum price at which a processor of any dogfish liver oil or mudshark liver oil may sell or offer to sell the same to any buyer for domestic consumption, shall be as follows, f.o.b. the processor's plant:

For potency ranges up to 20,000 U.S.P. units of

Vitamin A per gramme 12½c. per million U.S.P. units of Vitamin A.

For potency ranges over 20,000 U.S.P. units of

Vitamin A per gramme and up to 30,000 U.S.P. units of Vitamin A per gramme 12½c. per million U.S.P. units of Vitamin A plus 3/20th c. per million U.S.P. units of Vitamin A for each full 1000 U.S.P. units of Vitamin A per gramme over 20,000 U.S.P. units of Vitamin A per gramme.

For potency ranges over 30,000 U.S.P. units of

Vitamin A per gramme and up to 75,000 U.S.P. units of Vitamin A per gramme 14c. per million U.S.P. units of Vitamin A plus 1/10th c. per million U.S.P. units of Vitamin A for each full 1000 U.S.P. units of Vitamin A per gramme over 30,000 U.S.P. units of Vitamin A per gramme.

Dated at Ottawa, this 13th day of August, 1946.

F. H. LEHBERG,
Oils and Fats Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2078

Maximum Prices of Cheddar Cheese

Under powers given by the Wartime Prices and Trade Board to the Administrator of Dairy Products it is hereby ordered as follows:

PART I—INTRODUCTION

Effective Date

1. This Order comes into force on August 19, 1946, and replaces Administrator's Order No. A-1591 as amended, which is hereby revoked.

Prices Fixed are Maximum Prices

2. All prices fixed by this Order are maximum prices and must not be exceeded. Except as otherwise provided in this Order, no charge may be made for a container or for packing, handling, or for any other service which results in the sum of the price and the charge for the container, packing, handling and/or service exceeding the maximum price.

Additional Payments and Considerations Are Part of the Price

3. Any consideration, money or moneys worth given or paid by the buyer to any person in connection with the purchase of any cheese or received by the seller from any person in connection with the sale of any cheese shall constitute part of the price of such cheese.

Definitions

4. For the purposes of this Order

- (a) "basic period" means the period from September 15, 1941, to October 11, 1941, both inclusive;
- (b) "cheese" means Canadian cheddar cheese, white or coloured, of any size or weight;
- (c) "consumer" means a person who buys cheese for his personal or household use;
- (d) "first grade", "second grade", "third grade" and "below third grade" mean, respectively, cheese conforming to the standards for such grades of cheese set forth in the Regulations under Part II of the Dairy Industry Act;
- (e) "manufacturer" means any person in Canada making cheese for sale;
- (f) "sell" includes an offer or contract to sell and "buy" includes an offer or contract to buy;
- (g) "wholesale buyer" means
 - (i) any person who buys more than 300 pounds of cheese in any week or more than 300 pounds of cheese in any one purchase; or
 - (ii) any person so designated by the Administrator of Dairy Products;
- (h) "wholesale distributor" means any person, other than a manufacturer, who sells cheese otherwise than at retail and who customarily performs the service of warehousing and distributing cheese.

Cheese Must be Graded and Sold Accordingly

5. All cheese must be priced and sold according to grade and no person may sell any cheese as ungraded cheese. If the cheese is graded by a cheese grader of the Department of Agriculture, such grading shall establish its quality but if the cheese is not so graded, the seller must identify on his invoice for that cheese the person who has designated the grade and must assume responsibility for the accuracy of that designation.

PART II—SALES BY MANUFACTURERS

*Maximum Prices—Sales to Manufacturers,
Wholesale Distributors and Wholesale Buyers*

6. The maximum price per pound at which a manufacturer may sell any cheese to another manufacturer, to a wholesale distributor or to a wholesale buyer shall be such that the sum of the selling price and all bonuses or premiums paid on such cheese by any provincial authority will, in each province, according to the grade, not exceed the following amount f.o.b. factory:

<i>Grade</i>	<i>Cents per pound</i>
First grade cheese	22
Second grade cheese	21½
Third grade cheese	21
Below third grade cheese	20

together with,

- (i) an amount for paraffining by him calculated at a rate not exceeding $\frac{1}{8}$ of a cent per pound; and
- (ii) an amount for storage, interest and shrinkage calculated at the rate of $\frac{1}{4}$ of a cent per pound per month during each month of the period of storage by him commencing one month after the date of manufacture of the cheese but not in any event exceeding a total of 5 cents per pound;
- (iii) if the cheese is one of the sizes listed in the table below, the amount per pound set forth in the table opposite that size of cheese:

Table

<i>Size of Cheese</i>	<i>Amount per pound</i>
40 to 45 lbs.	$\frac{1}{8}$ c.
20 to 30 lbs.	$\frac{1}{4}$ c.
10 to 12 lbs.	$\frac{3}{8}$ c.
5 to 6 lbs.	$\frac{1}{2}$ c. ;

- (iv) if the cheese is coloured by him, an amount calculated at a rate not exceeding $\frac{1}{16}$ of a cent per pound; and
- (v) if the cheese is one of the styles and weights listed in the table below, the amount per pound set forth in the table opposite that style and weight of cheese:

Table

<i>Style and Weight of Cheese</i>	<i>Amount per pound</i>
Daisy Cheese (20 to 22 pounds, individually boxed)	$\frac{1}{4}$ c.
Stilton and oblong blocks (5 to 12 pounds, individual cheese)	1½c.

*Maximum Prices—Sales to Persons Other Than
Manufacturers, Wholesale Distributors, Wholesale
Buyers and Consumers*

7. The maximum price per pound at which a manufacturer may sell any cheese to any person other than a manufacturer, a wholesale distributor, a wholesale buyer or a consumer shall be the sum of the following, f.o.b. factory:

- (a) the maximum price as fixed by Section 6 at which he could sell that cheese to a wholesale distributor f.o.b. his factory;
- (b) an amount for cutting by him not exceeding the applicable maximum cutting charge fixed by Section 16; and

- (c) a markup not exceeding the markup amount customarily obtained by him during the basic period on sales of cheese to the same class of buyer but not in any event exceeding $2\frac{1}{2}$ cents per pound.

Maximum Prices—Sales to Consumers

8. The maximum price per pound at which a manufacturer may sell any cheese to a consumer shall be the sum of the following:

- (a) the maximum price as fixed by Section 6 at which he may sell that cheese to a wholesale distributor; and
- (b) a percentage markup not exceeding the percentage markup amount customarily obtained by him during the basic period on sales of cheese to consumers but not in any event exceeding 25 per cent of his selling price.

PART III—SALES BY WHOLESALE DISTRIBUTORS

Maximum Prices

9. (1) The maximum price at which a wholesale distributor may sell any cheese shall be the sum of the following:

- (a) the actual price paid by him for the cheese but not exceeding the maximum price that may be charged him by his supplier as fixed by this Order;
- (b) the actual amount calculated at not more than the common carrier rate paid by him in transporting the cheese, where and to the extent that such charges are paid by him and are not included in such actual price;
- (c) an amount for paraffining by him not exceeding $\frac{1}{8}$ of a cent per pound;
- (d) an amount for cutting by him not exceeding the applicable maximum cutting charge fixed by Section 16;
- (e) if he stores the cheese, an amount for storage, interest and shrinkage calculated at the rate of $\frac{1}{4}$ of a cent per pound per month for each month of the period of storage by him commencing one month after the date of purchase by him; provided, however, that the total amount charged for storage, interest and shrinkage by him and by all other persons up to the date of sale by him shall not in any event exceed 5 cents per pound; and
- (f) a markup not exceeding the markup amount customarily obtained by him on sales of cheese to the same class of buyer during the basic period but not in any event exceeding
 - (i) $\frac{1}{2}$ of a cent per pound on sales to another wholesale distributor or to a wholesale buyer; provided that, if the cheese was acquired by the seller from any other wholesale distributor or distributors, the aggregate markup of the seller and of all such other wholesale distributors combined shall not exceed $\frac{1}{2}$ of a cent per pound; or
 - (ii) $2\frac{1}{2}$ cents per pound on sales to any other buyer; provided that if the cheese was acquired by him from any other wholesale distributor or distributors, the aggregate markup of the seller and of all such other wholesale distributors combined shall not exceed $2\frac{1}{2}$ cents per pound.

(2) If a wholesale distributor sells any cheese to a person whose place of business is situated within the wholesale distributor's customary free delivery zone, he may not charge that buyer with, but shall bear the cost of, delivering the cheese from his place of business to the buyer's place of business.

PART IV—SALES BY RETAILERS

Maximum Prices

10. The maximum price at which any person other than a manufacturer may sell any cheese at retail shall be the sum of the following:

- (a) the actual price paid by him for the cheese but not exceeding the maximum price that may be charged him by his supplier as fixed by this Order;

- (b) the actual amount calculated at not more than the common carrier rate, paid by him in transporting the cheese to the city, town or village in which he has his place of business where and to the extent that such charge is paid by him and not included in such actual price;
- (c) an amount for paraffining by him not exceeding $\frac{1}{8}$ of a cent per pound;
- (d) if he purchased the cheese as a wholesale buyer and stored it, an amount for storage, interest, and shrinkage calculated at the rate of $\frac{1}{4}$ of a cent per pound per month for each month of the period of storage by him commencing one month after the date of purchase by him; provided, however, that the total amount charged for storage, interest and shrinkage by him and by all other persons up to the date of sale by him shall not in any event exceed 5 cents per pound; and
- (e) the lesser of the two following markups
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup obtained by him during the said basic period on sales of such cheese;
 - (ii) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order.

PART V—SALES BY PERSONS OTHER THAN MANUFACTURERS, WHOLESALE

DISTRIBUTORS AND RETAILERS

Maximum Prices

11. The maximum price at which any person, other than a manufacturer, a wholesale distributor and a retailer, may sell any cheese shall be an amount equal to the maximum price at which a manufacturer could sell that cheese to a wholesale distributor.

PART VI—RECORDS OF SALES AND PURCHASES

12. (1) On every sale of cheese, other than a sale at retail, the seller shall at the time of delivery of the cheese furnish the buyer with an invoice showing

- (i) on every sale of less than 300 pounds of cheese
 - (a) the name and identifying address of the seller and the buyer and the date of sale;
 - (b) the grade of the cheese and the month and year in which it was manufactured;
 - (c) if not government graded, the name and identifying address of the person who designated the grade;
 - (d) the quantity by weight sold and the price charged;
- (ii) on every sale of 300 pounds or over of cheese
 - (a) name and address of buyer and seller and date of sale;
 - (b) grade, colour and size of cheese;
 - (c) month and year of manufacture;
 - (d) quantity by weight sold;
 - (e) if not government graded, the name and identifying address of the person who designated the grade;
 - (f) (i) seller's original cost price;
 - (ii) detailed list of all additions to cost price;
 - (iii) total cost to buyer.

(2) Every such seller shall make and keep a duplicate copy of each invoice furnished by him as required by this section.

Records of Purchases

13. Every person who buys any cheese for resale shall, at the time of delivery of the cheese to him,

- (a) obtain from his supplier an invoice completed in accordance with the provisions of subsection (1) of Section 12, and
- (b) obtain a receipted bill covering any amount paid by him for the transportation of the cheese.

*Retention and Inspection of Invoices
and Transportation Receipts*

14. Every duplicate copy of an invoice which a seller of cheese is required by this Order to make and keep and every invoice and transportation bill or receipt which a person who buys cheese for resale obtains, shall be kept by such seller or buyer as the case may be, available for inspection by any authorized representative of the Board at any time within twenty-four months of the date of the transaction to which it relates.

15. Every person who sells cheese at retail shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the grade of the cheese and the price per pound charged.

PART VII—GENERAL PROVISIONS

Cutting Charges

16. The maximum cutting charge that may be made by a manufacturer or wholesale distributor under the provisions of this Order shall be as follows:

<i>Number of equal parts into which a large Cheese is cut</i>	<i>Maximum Cutting Charge per pound in cents</i>
2	$\frac{1}{8}$
3	$\frac{1}{4}$
4	$\frac{1}{2}$
8	$\frac{3}{8}$
16	$\frac{1}{2}$

Restrictions on Buying Prices

17. No person shall buy any cheese at a price which exceeds the maximum price at which that cheese may be sold to him by his supplier.

Dated at Ottawa, this 14th day of August, 1946.

K. H. OLIVE,
Administrator of Dairy Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2079

Maximum Prices of Fresh, Frozen, Smoked and Cured Pacific Coast Fish

Board Order No. 642 lists the kinds of Canned Fish to which maximum prices shall apply and suspends maximum prices for all other kinds of such fish including all canned shell fish. Administrator's Order No. A-1096 fixed maximum prices for sales by all sellers of all canned Pacific fish and shell fish.

For purposes of clarity, it is considered desirable to replace said Order No. A-1096 by a new Order applying only to the kinds of canned Pacific fish remaining under price control.

Therefore, under powers given by the Wartime Prices and Trade Board, to the Administrator of Fish and Fish Products, it is hereby ordered as follows:

Application of Order

1. This Order comes into force on August 22, 1946, and replaces Administrator's Order No. A-1096, as amended, which is hereby revoked.

2. This Order fixes maximum prices on sales of those fresh, frozen, smoked and cured fish, fillets and fish products listed in the Schedule hereto, caught or taken or processed from fish caught or taken in the waters off the Pacific Coast or from the waters of any river flowing into the Pacific Ocean.

Index to Parts

Part I—Meaning of certain words or expressions.

Part II—Sales by Primary Producers.

Part III—Sales by Processors to Wholesalers or Retailers.

Part IV—Sales by Wholesalers.

Part V—Sales at Retail by persons other than Primary Producers.

Part VI—Provisions respecting the filing and display of prices, and advertising.

Part VII—Provisions respecting Fresh Halibut.

Part VIII—General provisions relating to maximum prices and additional payments.

Part IX—Records of Sales and Purchases.

PART I—MEANING OF CERTAIN WORDS OR EXPRESSIONS

3. For the purposes of this Order,

- (a) the words "fish or fish products" as hereafter used in this Order refer only to the fish and fish products listed in the Schedule hereto;
- (b) the word "sell" as used in this Order also covers an offer to sell;
- (c) "sell at wholesale" means to sell otherwise than at retail;
- (d) "consumer" means a person who buys fish or fish products for personal or household consumption;
- (e) "round fish" means fish in the same condition as it comes from the water;
- (f) "headless and dressed fish" means fish from which the head and viscera have been removed.

Meaning of "Style Dressing" and its Application to the Maximum Prices Fixed

4. The expression "style of dressing" as used in this Order and Schedule refers to the condition in which fish or fish products are sold. The maximum price fixed by this Order for the lowest price style of dressing for any fish or fish product shall apply to any sale of that fish or fish product in a style of dressing not specified.

PART II—SALES BY PRIMARY PRODUCERS

Definition

5. "Primary producer" means a person (fisherman) who catches or takes fish with any form of fishing gear or equipment from the waters off the Pacific coast or from the waters of any river flowing into the Pacific Ocean.

Sales to any Person other than a Consumer

6. The maximum price at which a primary producer may sell to any class of buyer other than a consumer any fresh fish (except salmon) listed in the Schedule hereto shall, according to the style of dressing of the fresh fish be the price, f.o.b. port of entry, listed in the said Schedule for such fresh fish.

7. On any sale of fresh fish by a primary producer where the buyer takes delivery at another fishing vessel or at a fish camp (fish scow) operated by him, the maximum price fixed for the same by Section 6 shall be reduced by an amount of not less than one cent per pound.

Sales by Primary Producers to Consumers

8. The maximum price at which a primary producer may sell any fish or fish products to a consumer shall be the sum of the following:

- (a) an amount equal to the maximum price as fixed by this Order (Part III) at which a processor may sell such fish or fish products to a retailer; and
- (b) a markup not exceeding an amount equal to 50 per cent of the maximum price referred to in clause (a) of this Section for that kind or variety of fish or fish products, or 12 cents per pound (for those fish or fish products priced in the Schedule on a per pound basis) whichever amount is the lesser.

PART III—SALES BY PROCESSORS TO WHOLESALERS OR RETAILERS

Definition

9. "Processor" means a person whose chief business is buying or otherwise acquiring fish from a primary producer and reselling them as fresh, frozen, smoked or cured fish, either in the same condition in which he bought them or after processing by him or by any other person for him, by heading, gutting, dressing, filleting, icing, freezing, smoking or curing, and includes any person who resells such fish or fish products in carload quantities.

Sales of Fresh Fish by Processors

10. The maximum price at which a processor may sell to a wholesaler or retailer any fresh fish listed in Part "A" of the Schedule hereto, packed in ice in any size of container or sold in bulk (not iced) shall, according to its style of dressing, be the price, f.o.b. coast shipping point, listed in said Part "A" of the Schedule for the same on sales to that class of buyer.

Sales of Frozen Fish by Processors

11. The maximum price at which a processor may sell to a wholesaler or retailer any frozen fish (wrapped or unwrapped) listed in Part "B" of the Schedule hereto packed in any size of container or sold in bulk (loose-packed) shall, according to its style of dressing, be the price, f.o.b. coast shipping point, listed in said Part "B" of the Schedule for the same on sales to that class of buyer.

Sales of Fresh or Frozen Fillets or Steaks by Processors

12. The maximum price at which a processor may sell to a wholesaler or retailer any fresh or frozen fillets or steaks (wrapped or unwrapped) listed in Part "C" of the Schedule hereto, iced (if fresh) and packed in any size of container shall, according to its style of dressing, be the price, f.o.b. coast shipping point, listed in said Part "C" of the Schedule for the same on sales to that class of buyer; however, where the fresh or frozen fillets or steaks are wrapped and sold in 5-pound containers the maximum price shall be an amount equal to the maximum price listed for same in said Part "C" of the Schedule plus 1½ cents per pound.

Sales of Smoked or Cured Fish or Fish Products by Processors

13. The maximum price at which a processor may sell to a wholesaler or retailer any smoked or cured fish or fish products listed in Part "D" of the Schedule hereto, shall, according to the kind, be the price, f.o.b. coast shipping point, listed in said Part "D" of the Schedule for the same on sales to that class of buyer.

PART IV—SALES BY WHOLESALERS

Definition

14. "Wholesaler" means a person other than a processor, who sells fish or fish products in less than carload quantities and otherwise than at retail.

Sales of Fish without Further Processing by the Wholesaler

15. (1) The maximum price at which a wholesaler may sell at wholesale any fish or fish products which he sells in the same condition in which he receives them without further processing shall be the sum of the following:

- (a) the actual price paid by him for the fish or fish products but not exceeding the maximum price as fixed by this Order at which the same may be sold to him by his supplier (primary producer or processor);
- (b) actual transportation charges but not exceeding the common carrier rate, that are not included in the actual price he paid for the fish or fish products; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period (September 15, 1941 to October 11, 1941, inclusive) on sales of the same or a substantially similar kind and quality of fish or fish products.

(2) On sales of those fish or fish products for which the said Schedule lists maximum prices on a per pound basis and for which the lawful selling price at wholesale is in excess of 10 cents per pound, the markup mentioned in clause (c) of subsection (1) of this Section shall not exceed,

- (a) on sales in case lots, 20 per cent of his selling price or 5 cents per pound whichever amount is the lesser; or
- (b) on sales in less than case lots, 20 per cent of his selling price, plus a handling charge of 1 cent per pound of fish or fish products, or 5½ cents per pound whichever amount is the lesser.

(3) On sales of those fish or fish products for which the Schedule to this Order lists maximum prices for a unit and not on a per pound basis, the markup mentioned in clause (c) of subsection (1) of this Section shall not exceed 20 per cent of his selling price at wholesale as fixed by this Order.

Sales of Fish Further Processed into Fillets or Steaks by the Wholesaler

16. The maximum price at which a wholesaler may sell at wholesale any fresh or frozen fish which he purchased in the round or headless and dressed style of dressing and which he further processes by filleting or by cutting into steaks before reselling, shall be the sum of the following:

- (a) an amount equal to the maximum price as fixed by this Order at which a processor could have sold the fillets or steaks to him;
- (b) actual transportation charges not exceeding the common carrier rate, that are not included in the actual price he paid for the fish; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on sales of the same or a substantially similar kind and quality of fillets or steaks but not in any event exceeding,
 - (i) on sales of such fillets or steaks in case lots, 20 per cent of his selling price or 5 cents per pound whichever amount is the lesser; or
 - (ii) on sales in less than case lots, 20 per cent of his selling price plus a handling charge of 1 cent per pound of fillets or steaks, or 5½ cents per pound whichever amount is the lesser.

Combined Markups of Wholesalers

17. (1) Where sales of fish or fish products are made by and between wholesalers the total amount of the markups of all such wholesalers must not exceed the highest amount of markup which the first wholesaler could have included as part of his selling price on a sale to a person other than a wholesaler.

(2) Every wholesaler when selling to another wholesaler shall deliver to the buyer before or at time he makes delivery of the fish or fish products, an invoice stating the proportion of the total combined markup that has been taken by him and by any other wholesaler who handled the fish or fish products, and the amount of the markup which is available for the buyer.

Prepaid freight not to be considered in computing Wholesaler's markup

18. At the request of the buyer a wholesaler may prepay the charges for transporting any shipment of fish or fish products to the city, town or village in which the buyer has his place of business but in that event he must show such charge as a separate item on his sales invoice to the buyer and must not include such charge in computing his markup.

PART V—SALES AT RETAIL BY PERSONS OTHER THAN PRIMARY PRODUCERS

Sales of Fish or Fish Products not Further Processed by the Seller

19. (1) The maximum price at which any person other than a primary producer may sell at retail any fish or fish products in the condition in which he bought them, shall be the sum of the following:

- (a) the actual price paid by him for the fish or fish products, but not exceeding,
 - (i) in the case of any seller other than a processor, the maximum price as fixed by this Order at which the same may be sold to him by his suppliers; or
 - (ii) in the case of a processor, an amount equal to the maximum price as fixed by this Order at which a processor may sell the fish to a retailer;
- (b) actual transportation charges that are not included in the actual price he paid for the fish or fish products; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on sales of the same or a substantially similar kind and quality of fish or fish products.

(2) On sales of those fish or fish products for which the said Schedule lists maximum prices on a per pound basis and for which the lawful selling price at retail is in excess of 10 cents per pound, the markup mentioned in clause (c) of subsection (1) of this Section shall not exceed 33½ per cent of his lawful selling price at retail or 12 cents per pound whichever amount is the lesser.

(3) On sales of those fish or fish products for which the Schedule to this Order lists maximum prices for a unit and not on a per pound basis, the markup mentioned in clause (c) of subsection (1) of this Section shall not exceed 33½ per cent of his selling price at retail as fixed by this Order.

Sales of Round or Headless and Dressed Fish Further Processed by the Seller into Fillets or Steaks

20. The maximum price at which any person other than a primary producer may sell at retail any fresh or frozen fillets or steaks to which this Order applies which he processes from fresh or frozen fish acquired by him in the round or headless and dressed style of dressing shall be the sum of the following:

- (a) an amount equal to the maximum price as fixed by this Order at which a processor may sell such fillets or steaks to a retailer;
- (b) actual transportation charges at the common carrier rate that are not included in the actual price he paid for the fish which he converted into fillets or steaks; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on sales of the same or a substantially similar kind and quality of fillets or steaks but not in any event exceeding 33½ per cent of his selling price, or 12 cents per pound of fillets or steaks sold, whichever amount is the lesser.

Sales of Round or Headless and Dressed Fish Further Processed by the Seller into a Style of Dressing other than those Fillets or Steaks for which a Processor's Price has been Fixed

21. (1) If a person other than a primary producer acquires fresh or frozen fish in the round or headless and dressed style of dressing and further processes it by converting it into a style of dressing other than those fillets or steaks for which a processor's maximum price has been fixed by this Order his maximum price for the same shall be determined according to the provisions of subsection (2) of this Section. This Section deals with sales of fresh or frozen fish in the form of slices (steaks) or portions (other than fillets) of a whole fish.

(2) The said seller shall regulate his selling price for slices (steaks) or portions (other than fillets) of such fish so that the aggregate price received or charged by him for all slices (steaks) or portions (other than fillets) from the whole fish shall not exceed the total of:

- (a) the actual price paid by him for such round or headless and dressed fish but not exceeding
 - (i) in the case of any seller other than a processor, the maximum price as fixed by this Order at which the same may be sold to him by his supplier; or
 - (ii) in the case of a processor, an amount equal to the maximum price as fixed by this Order at which a processor may sell the round or headless and dressed fish to a retailer;
- (b) actual transportation charges that are not included in the actual price he paid for the fresh or frozen fish; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period on sales of the same or a substantially similar kind and quality of fish but not in any event exceeding 33 $\frac{1}{3}$ per cent of his selling price or 12 cents per pound of fish bought whichever amount is the lesser.

PART VI—PROVISIONS RESPECTING THE FILING AND DISPLAY OF PRICES AND ADVERTISING

Prices to be Filed and Displayed

22. (1) Every person (other than a primary producer) who sells at retail any fish or fish products shall comply with the following rules:

Rule 1—Unless he has done so under the provisions of said Order No. A-1096, he shall file with the nearest regional office of the Board, a schedule showing his maximum prices for each kind and variety of fish or fish product being sold or offered for sale by him.

Rule 2—On sales of fresh or frozen fish he shall show in such schedule his maximum prices per pound for slices (steaks) cuts (portions of whole fish) fillets and for whole fish.

Rule 3—He shall keep a copy of such schedule of maximum prices displayed in a conspicuous place in his place of business, where it is available to be seen and examined by his customers.

Rule 4—He shall have a price card affixed or attached to each display of fish or fish products offered for sale showing the price per pound or per container, as the case may be, of that fish or fish product. The price so shown shall not exceed the maximum price for that fish or fish product as set forth in the schedule of maximum prices required to be displayed in his place of business under Rule 3.

(2) No person (other than a primary producer) shall sell any fish or fish products at retail unless he has first complied with the Rules of this Section.

Advertisements to Show Exact Variety or Kind

23. Every person who advertises any fish or fish product in any price list or advertisement issued or sponsored by him containing the selling price of the same shall include therein the exact variety or kind of such fish or fish product offered for sale.

Package or Container to Show Exact Variety or Kind of Fish

24. No processor or wholesaler shall sell or offer to sell any fish or fish product unless the exact variety or kind of that fish product is legibly stamped or printed on the package, container or wrapper in which it is packed or wrapped.

PART VII—PROVISIONS RESPECTING FRESH HALIBUT

Fifty per cent of all Fresh Halibut to be Processed and Frozen

25. Every processor shall process and freeze or have processed and frozen for him not less than 50 per centum by weight of all fresh halibut bought or otherwise acquired by him or by any other person on his behalf. This must be done as soon as he acquires the halibut and he must not sell or otherwise dispose of that one-half of all his halibut except as frozen halibut.

Processor to Report Particulars of Halibut Purchased

26. Every processor shall on Monday of each week report the quantity of fresh halibut purchased or otherwise acquired by him or on his behalf in the preceding week ending on Saturday to the Administrator of Fish and Fish Products by forwarding a written report to the Chief Supervisor of Fisheries at Vancouver and each report shall set forth the following information,

- (a) the weight (in pounds) of each size and quality of the halibut;
- (b) the actual price per pound paid for the same;
- (c) the name and address of the person from whom the same was bought or acquired and if delivery was taken from a fishing vessel, the name of the vessel; and
- (d) such other information as may from time to time be required by the said Administrator.

Meaning of "Size" of Halibut

27. For the purposes of Section 26 there are only two sizes of halibut, namely:

- (a) halibut having a weight of less than 10 pounds or more than 60 pounds; and
- (b) halibut having a weight of not less than 10 pounds and not more than 60 pounds.

PART VIII—GENERAL PROVISIONS RELATING TO MAXIMUM

PRICES AND ADDITIONAL PAYMENTS

Prices Fixed are Maximum Prices and Include all Charges

28. All prices fixed by this Order are maximum or highest prices and must not be exceeded. They include all charges and no charge may be made for a container, wrapper or label so that the sum of the price and the charge for the container, wrapper or label exceeds the maximum price.

Additional Payments or Consideration to be Part of the Price

29. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any fish or fish products or received by the seller from any person in connection with the sale of any fish or fish products shall constitute part of the price for such fish or fish products.

Where the Retail Price Includes a Fraction of a Cent

30. Where the maximum price as fixed by this Order on a sale at retail of fish or fish products includes a fraction of a cent in addition to a whole number of cents, such maximum price shall be reduced to the nearest cent if the fraction is less than one-half cent, and if the fraction be one-half cent or more the maximum price may be increased to the next highest cent.

PART IX—RECORDS OF SALES AND PURCHASES

Sales Invoices

31. On every sale of fish or fish products other than a sale at retail or to a consumer every seller shall, at the time of delivery to the buyer, furnish him with an invoice showing the name and identifying address of the seller and the buyer, the date of sale, the kind of fish or fish product, the product number as set forth in the Schedule hereto, and the price per pound or per container, as the case may be, charged for that fish or fish product. The seller shall make and keep a duplicate copy of each such invoice.

32. Every person who buys fish or fish products for resale shall at the time he receives delivery thereof, obtain,

- (a) from his supplier an invoice covering the transaction completed as prescribed by Section 31; and
- (b) a receipted bill for any amount paid by him for the transportation of the fish or fish products.

33. Every duplicate copy of an invoice which a seller of fish or fish products is required by this Order to make and keep, and every invoice, transportation bill or receipt obtained by a person who buys fish or fish products for resale, shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the transaction to which it relates.

Sales Slips on Sales at Retail

34. Every person who sells at retail any fish or fish products shall upon request of the buyer, furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, and the price per pound or per container and the kind, variety and quality of the fish or fish products.

Dated at Ottawa, this 14th day of August, 1946.

A. N. McLEAN,
Administrator of Fish and Fish Products.

APPROVED:

D. GORDON,
Chairman Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-2079

MAXIMUM PRICES FOR SALES BY PRIMARY PRODUCERS AND FOR SALES BY PROCESSORS TO WHOLESALEERS AND RETAILERS OF THE FISH OR FISH PRODUCTS LISTED HEREUNDER

All primary producers' prices are f.o.b. the rail port of entry on the Pacific Coast (includes the mainland and Vancouver Island).

All processors' prices are f.o.b. coast shipping point.

PART "A"—FRESH FISH PACKED IN ICE IN ANY SIZE OF CONTAINER OR SOLD IN BULK NOT ICED

Kinds of Fish	Style of dressing	Sales by primary producers to any class of buyer other than a consumer	Sales by processors to wholesalers		Sales by processors to retailers	
			Packed in any size container	Sold in bulk	Packed in any size container	Sold in bulk
			(cents per pound)			
1. Cod (red, rock and gray)....	Headless and dressed.....	6	9	8½	11	10½
2. Cod (ling).....	Headless and dressed.....	10	13	12½	15	14½
3. Halibut (under 10 lbs. and over 60 lbs.)	Headless and dressed.....	16½	19½	19	21½	21
4. Halibut (10 lbs. to 60 lbs.)..	Headless and dressed.....	18¼	21¼	20¼	23¼	22¼
5. Flounders.....	Headless and dressed.....	2½	5½	5	7½	7
6. Herring (sea) (seine caught).	Round.....	1	4	3½	6	5½
7. Herring (sea) (Point Grey gill net).....	Round.....	5	8	7½	10	9½
8. Sable fish (black cod, over 5 lbs.)	Headless and dressed.....	12	15	14½	17	16½
9. Soles, brills and witches.....	Headless and dressed.....	6	9	8½	11	10½
10. Red Spring Salmon (4 lbs. to 8 lbs.)	Headless and dressed.....		16	15½	18	17½
11. Red Spring Salmon (over 8 lbs. to 14 lbs.)	Headless and dressed.....		24	23½	26	25½
12. Red Spring Salmon (over 14 lbs.)	Headless and dressed.....		28	27½	30	29½
13. White Spring Salmon (all sizes)	Headless and dressed.....		18	17½	20	19½
14. Cohoe or silver Salmon (all sizes)	Headless and dressed.....		17	16½	19	18½
15. Pink Salmon (all sizes)....	Headless and dressed.....		9½	9	11½	11
16. Chums, Silverbright and Keta Salmon (all sizes).	Headless and dressed.....		9¼	9¼	11¼	11¼

PART "B"—FROZEN FISH (WRAPPED OR UNWRAPPED) PACKED IN ANY SIZE OF CONTAINER, OR SOLD IN BULK (LOOSE PACKED)

Kinds of Fish	Style of Dressing	Sales by Processors to Wholesalers		Sales by Processors to Retailers	
		Packed in any size container	Sold in Bulk	Packed in any size container	Sold in Bulk
				(cents per pound)	
35. Cod (red, rock and grey).....	Headless and Dressed.....	10	9½	12	11½
36. Cod (ling).....	Headless and Dressed.....	14	13½	16	15½
37. Halibut (under 10 lbs. and over 60 lbs.)	Headless and Dressed.....	20½	20	22½	22
38. Halibut (10 lbs. to 60 lbs.).....	Headless and Dressed.....	22¼	21¾	24¼	23¾
39. Flounders.....	Headless and Dressed.....	6½	5	8½	8
40. Herring (sea) (seine caught).....	Round.....	5	4½	7	6½
41. Herring (sea) (Point Grey gill net)....	Round.....	9	8½	11	10½
42. Sable fish (black cod, 5 lbs. and over).	Headless and Dressed.....	16	15½	18	17½
43. Soles, brill's and witches.....	Headless and Dressed.....	10	9½	12	11½
44. Red Spring Salmon (4 lbs. to 8 lbs.)....	Headless and Dressed.....	17	16½	19	18½
45. Red Spring Salmon (over 8 lbs. to 14 lbs.)	Headless and Dressed.....	25	24½	27	26½
46. Red Spring Salmon (over 14 lbs.).....	Headless and Dressed.....	29	28½	31	30½
47. White Spring Salmon (all sizes).....	Headless and Dressed.....	19	18½	21	20½
48. Cohoe, or Silver Salmon (all sizes)...	Headless and Dressed.....	18	17½	20	19½
49. Pink Salmon (all sizes).....	Headless and Dressed.....	10½	10	12½	12
50. Chum, Silverbright and Keta Salmon (all sizes).	Headless and Dressed.....	10¾	10¼	12¾	12¼

PART "C"—FRESH OR FROZEN FILLETS OR STEAKS (WRAPPED OR UNWRAPPED) ICED, IF FRESH, AND PACKED IN ANY SIZE OF CONTAINER EXCEPT A 5-POUND CONTAINER

Kind of fillets or steaks	Style of dressing	Sales by processors to wholesalers	Sales by processors to retailers
		(cents per pound)	
70. Cod Fillets (grey).....	Skinless.....	20	22
71. Cod Fillets (rock and red).....	Skinless.....	23	25
72. Cod Fillets (ling).....	Skinless.....	25	27
73. Sablefish Fillets (black cod).....	Skinless.....	30	32
74. Red Snapper Fillets.....	Skinless.....	23	25
75. Flounder Fillets.....	Skinless.....	17	19
76. Soles, brills and witches Fillets.....	Skinless.....	30	32
77. Halibut Fillets.....	Skinless.....	35	37
78. Halibut Steaks.....	Skin On.....	28	30
79. Red Spring Salmon Steaks.....	Skin On.....	33	35
80. Cohoe or Silver Salmon Fillets.....	Skin On.....	30	32
81. Cohoe or Silver Salmon Steaks.....	Skin On.....	23	25
82. Pink Salmon Fillets.....	Skin On.....	18	20
83. Pink Salmon Steaks.....	Skin On.....	12	14
84. Keta Salmon Fillets.....	Skin On.....	19	21
85. Keta Salmon Steaks.....	Skin On.....	14	16

NOTE TO PART "C"—When fillets or steaks are sold wrapped and in 5-pound containers, add ½ cents per pound to above prices.

PART "D"—SMOKED OR CURED FISH PRODUCTS

KIND OF PRODUCT	Style of dressing	Size and kind of container	Processors to Wholesalers	Processor to retailers
			(Cents per pound unless otherwise stated)	
100. Kippered Herring.....	Unwrapped	10 and 20 lb. boxes	14	16
101. Kippered Herring.....	Wrapped	1 lb. package	15½	17½
102. Bloaters.....	Unwrapped	10 and 20 lb. boxes	11	13
103. Bloaters.....	Wrapped	1 lb. package	13	15
104. Smoked Sablefish whole fish.....	Any size	28	30
105. Smoked Sablefish Chunks.....	Wrapped	Any size	33	35
106. Kippered Sablefish Chunks.....	Wrapped	Any size	35	37
107. Smoked Grey Cod Fillets.....	Skinless	Any size	23	25
108. Smoked mild cured Red Salmon Sides.....	Any size	40	42
109. Smoked White Spring Salmon Chunks.....	Any size	22	24
110. Kippered White Spring Salmon Chunks.....	Any size	30	32
111. Kippered Chums, Silverbrights and Ketas.....	Any size	24	26
(per barrel)				
112. Scotch Cured Herring.....	200 lb. bbl.	\$17.00	\$19.00
113. Scotch Cured Herring.....	100 lb. bbl.	9.00	11.00
(per kit)				
114. Scotch Cured Herring.....	50 lb. kits	\$ 4.75	\$ 5.75
115. Scotch Cured Herring.....	25 lb. kits	2.85	3.50
(per dozen jars)				
116. Spiced Pickled Herring.....	16 oz. jars	\$ 3.25	\$ 3.50
117. Spiced Pickled Herring.....	32 oz. jars	6.00	6.50

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2081

**Maximum Retailers' Prices for Lumber and Millwork
in Central, Eastern and Northeastern Ontario**

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

Effective Date

1. This Order comes into force on August 22, 1946.

Schedule "A" Amended

2. Schedule "A" to Administrator's Order No. A-1004, as amended, is hereby further amended by deleting the table under the heading "Oak Flooring" and by substituting therefor the following:

"Tongued and Grooved

Prices fixed on the following bases:

For 13/16" per MFBM

For 1/2" and 3/8" per MFSM

Thick- ness	Description	1st Grade	2nd Grade	3rd Grade	Mill Run	Shorts
3/8"	Plain White or Red Oak.....	\$141.00	\$134.00	\$109.00	\$134.00	\$ 84.00
3/8"	Quartered White Oak.....	179.00	164.00	109.00	164.00	87.00
3/8"	Quartered Red.....	164.00	144.00	109.00	144.00	
1/2"	Plain Red Oak.....	189.50	176.50	146.50	176.50	100.00
13/16"	Quartered Red.....	305.50	265.50	175.50	265.50	123.00
13/16"	Quartered White.....	335.50	275.50	165.50	275.50	123.00

4th Grade

13/16"	Plain Red Oak.....	\$77.50	255.50	225.50	170.50	225.50	122.00
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Mill Run shall contain no grades lower than 3rd grade with no lengths under 12 inches.

For Jointed or Square Edge Flooring add 30 percent to the above prices for Tongued and Grooved Flooring."

Dated at Ottawa this 16th day of August, 1946.

M. McNICOL,
Deputy Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2082

**Maximum Retailers' Prices for Lumber and Millwork
in the Greater Ottawa District and the City of Hull**

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator it is hereby ordered as follows:

Effective Date

1. This Order comes into force on August 22, 1946.

Schedule "A" Amended

2. Schedule "A" to Administrator's Order No. A-1303, as amended, is hereby further amended by deleting the table under the heading "Oak Flooring" and by substituting therefor the following:

"Tongued and Grooved"

Prices fixed on the following bases:

For 13/16" per MFBM

For 1/2" and 3/8" per MFSM

Thick- ness	Description	1st Grade	2nd Grade	3rd Grade	Mill Run	Shorts
3/8"	Plain White or Red Oak.....	\$141.00	\$134.00	\$109.00	\$134.00	\$ 84.00
3/8"	Quartered White Oak.....	179.00	164.00	109.00	164.00	87.00
3/8"	Quartered Red.....	164.00	144.00	109.00	144.00	
1/2"	Plain Red Oak.....	189.50	176.50	146.50	176.50	100.00
13/16"	Quartered Red.....	305.50	265.50	175.50	265.50	123.00
13/16"	Quartered White.....	335.50	275.50	165.50	275.50	123.00

4th Grade

13/16"	Plain Red Oak.....	\$77.50	255.50	225.50	170.50	225.50	122.00
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Mill Run shall contain no grades lower than 3rd grade with no lengths under 12 inches.

For Jointed or Square Edge Flooring add 30 per cent to the above prices for Tongued and Grooved Flooring."

Dated at Ottawa this 16th day of August, 1946.

M. McNICOL,

Deputy Timber Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2083

**Maximum Retailers' Prices for Lumber and Millwork
in the Province of Quebec, Except the City of Hull**

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator it is hereby ordered as follows:

Effective Date

1. This Order comes into force on August 22, 1946.

Schedule "A" Amended

2. Schedule "A" to Administrator's Order No. A-983, as amended, is hereby further amended by deleting the table under the headings "Hardwoods—Oak Flooring—Tongued and Grooved" and by substituting therefor the following:

"For 13/16" per MFBM

For 1/2" and 3/8" per MFSM

Thick- ness	Description	1st Grade	2nd Grade	3rd Grade	Mill Run	Shorts
3/8"	Plain White or Red Oak.....	\$141.00	\$134.00	\$109.00	\$134.00	\$ 84.00
3/8"	Quartered White Oak.....	179.00	164.00	109.00	164.00	87.00
3/8"	Quartered Red.....	164.00	144.00	109.00	144.00	
1/2"	Plain Red Oak.....	189.50	176.50	146.50	176.50	100.00
13/16"	Quartered Red.....	305.50	265.50	175.50	265.50	123.00
13/16"	Quartered White.....	335.50	275.50	165.50	275.50	123.00

4th Grade

13/16"	Plain Red Oak.....	\$77.50	255.50	225.50	170.50	225.50	122.00
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Mill Run shall contain no grades lower than 3rd grade with no lengths under 12 inches.

For Jointed or Square Edge Flooring add 30 per cent to the above prices for Tongued and Grooved Flooring."

Dated at Ottawa this 16th day of August, 1946.

M. McNICOL,
Deputy Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-2084

Maximum Retailers' Prices for Lumber and Millwork in the Provinces of New Brunswick, Nova Scotia and Prince Edward Island.

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator it is hereby ordered as follows:

Effective Date

1. This Order comes into force on August 22, 1946.

Schedule Amendment

2. The Schedule to Administrator's Order No. A-1061 as amended, is hereby further amended by deleting the table under the heading "Oak Flooring" and by substituting therefor the following:

"Tongued and Grooved

- Prices fixed on the following bases:
For 13/16" per MFBM
For 1/2" and 3/8" per MFSM

Thick- ness	Description	1st Grade	2nd Grade	3rd Grade	Mill Run	Shorts
3/8"	Plain White or Red Oak.....	\$141.00	\$134.00	\$109.00	\$134.00	\$ 84.00
3/8"	Quartered White Oak.....	179.00	164.00	109.00	164.00	87.00
3/8"	Quartered Red.....	164.00	144.00	109.00	144.00	
1/2"	Plain Red Oak.....	189.50	176.50	146.50	176.50	100.00
13/16"	Quartered Red.....	305.50	265.50	175.50	265.50	123.00
13/16"	Quartered White.....	335.50	275.50	165.50	275.50	123.00

4th Grade

13/16"	Plain Red Oak.....	\$77.50	255.50	225.50	170.50	225.50	122.00
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Mill Run shall contain no grades lower than 3rd grade with no lengths under 12 inches.

For Jointed or Square Edge Flooring add 30 percent to the above prices for Tongued and Grooved Flooring."

Dated at Ottawa this 16th day of August, 1946.

M. McNICOL,
Deputy Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2086

Maximum Prices of Jam and Jelly and Maximum Markups for Marmalade

Administrator's Order No. A-787, as amended, which fixes maximum prices for sales of certain grades and varieties of jam and jelly and maximum markups for sales at wholesale and at retail of marmalade, has been further amended from time to time and for purposes of clarity, it has been decided to consolidate such Order as amended, and replace it by this Order.

Therefore, under powers given by the Wartime Prices and Trade Board to the Co-Ordinator, Foods Administration, it is hereby ordered as follows:

Application of Order

1. This Order comes into force on August 23, 1946, and replaces said Order No. A-787, as amended, which is hereby revoked.

Definitions

2. For the purposes of this Order,

- (a) "area" means an area defined in Section 3 hereof;
- (b) "manufacturer" means any person engaged in the business of manufacturing for sale any of the products to which this Order applies, and holding at any time during the year 1945 a manufacturer's sales tax licence issued by the Excise Division of the Department of National Revenue;
- (c) "wholesale distributor" means any person, other than a manufacturer, who sells otherwise than at retail;
- (d) "No. 1 jam" or "pure jam" means jam of a grade conforming to the provisions of clause (a) of Section 77 of the Regulations respecting fruits and vegetables issued under the provisions of the Meat and Canned Foods Act;
- (e) "No. 2 jam" or "pectin jam" means jam of a grade conforming to the provisions of clause (b) of Section 77 of the said Regulations;
- (f) "No. 3 jam" or "blended jam" or "compound jam" means jam of a grade conforming to the provisions of clause (c) of Section 77 of the said Regulations;
- (g) "pure jelly" means jelly of a grade conforming to the provisions of clause (d) of Section 77 of the said Regulations;
- (h) "jelly with added pectin" means jelly of a grade conforming to the provisions of clause (e) of Section 77 of the said Regulations;
- (i) "mint jelly or jellied mint" means jelly conforming to the provisions of clause (1) of Section 77 of the said Regulations;
- (j) "sell" includes offer to sell.

3. For the purposes of this Order, Canada is divided into the following areas:

- (a) Eastern area composed of the whole of Canada except British Columbia;
- (b) Western area composed of the Province of British Columbia.

PART I—SALES BY MANUFACTURERS

4. (1) Except as otherwise provided in subsection (2) of this Section, the maximum price, not including sales tax, at which a manufacturer may sell to any class of customer jam or jelly of a grade and variety set forth in Schedule "A" or "B" hereto shall, according to the size of the container in which it is packed and the area in which the seller's factory is situated, be the price for the same set forth in the said Schedule "A" or "B" and such price shall be f.o.b. his factory; provided, however, that

- (a) if he sells strawberry jam manufactured in British Columbia to a buyer whose place of business is situated in that part of Canada east of the 88th degree of west longitude such maximum price shall be f.o.b. the city, town or village in which the buyer's place of business is situated;

- (b) if he sells jam manufactured in British Columbia, other than strawberry jam, to a buyer situated in that part of Canada east of the 88th degree of west longitude the maximum price, inclusive of the cost of delivering such jam to the city, town or village in which the buyer's place of business is situated, shall be the price set out in Schedule "A" for jam of the same grade and variety manufactured in the Eastern area;
- (c) if he sells jam manufactured in Ontario or in any province east of Ontario to a buyer in British Columbia or Alberta, the maximum price, inclusive of the cost of delivering such jam to the city, town or village in which the buyer's place of business is situated, shall be the price set out in Schedule "A" for jam of the same grade and variety manufactured in the Western area, PLUS, if that buyer's place of business is in Alberta, 98 cents per cwt. of the shipping weight of such product.

(2) A manufacturer who customarily sold jam or jelly to any class of buyers during the basic period from September 15 to October 11, 1941, both inclusive, at prices higher than the prices at which he sold those products to wholesale distributors during the said period, may increase the maximum prices fixed by subsection (1) of this Section on sales by him of those products to such class of buyers, by a percentage of such prices equal to the percentage by which his selling price for the same grade and variety of jam or jelly to such class of buyers during the said basic period exceeded his selling price to wholesale distributors; however, in no event shall such price exceed the said maximum price fixed by subsection (1) of this Section, for the product sold, by an amount greater than 10 per cent of his selling price.

(3) Notwithstanding the provisions of subsection (4) of Section 7 of The Wartime Prices and Trade Regulations, no manufacturer is required to allow any differentials or discounts from maximum prices fixed by subsections (1) and (2) of this Section.

(4) The maximum price at which a manufacturer may sell any jam or jelly of a grade or variety or in a size of container not specified in the Schedules to this Order shall be such price as has been or may be prescribed by or on behalf of the Board on and after June 29, 1943, and no manufacturer shall sell or offer to sell any such unspecified jam or jelly until a maximum price for the sale of same by him has been so prescribed.

PART II—SALES BY WHOLESALE DISTRIBUTORS

5. (1) Except as provided in subsection (2) of this Section, the maximum price at which a wholesale distributor may sell any jam, jelly or marmalade to any class of customer shall be the sum of the following:

- (a) the actual price paid by him for the product but not in any event exceeding the lawful maximum price that may be charged him by his supplier;
- (b) sales tax and transportation charges, at not more than the railway freight rate, to his warehouse from the manufacturer's factory, actually paid by him and not included in such price; and
- (c) a markup in respect of the product of a particular manufacturer, not greater than the lawful percentage markup customarily used by such wholesaler in pricing that product to the same class of buyer during the basic period from September 15, 1941, to October 11, 1941, both inclusive, and, if that product was not sold by him during such basic period, not greater than the lawful percentage markup customarily used by him in pricing a similar product to the same class of buyer during such basic period; provided, however, that in no case shall the markup exceed ten per cent (10%) of the wholesaler's selling price.

(2) Except as may otherwise be authorized in writing by the Administrator of Distributive Trades, upon application to him, the maximum price at which a wholesale distributor may sell any jam, jelly or marmalade

- (a) to another wholesale distributor; or
- (b) to a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the jam, jelly or marmalade at such warehouse; or
- (c) to any person who buys the jam, jelly or marmalade in carload lots,

shall be an amount equal to the lawful maximum price at which the same may be sold to him by the manufacturer thereof PLUS sales tax and transportation charges, at not more than the railway freight rate, to his warehouse from the manufacturer's factory, if such tax and charges are not included in such maximum price.

(3) If a sale of jam, jelly or marmalade by a wholesale distributor is to a buyer whose place of business is within the city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone, delivery shall be free to that buyer. In all other cases such maximum prices are f.o.b. the wholesale distributor's place of business.

(4) If a wholesale distributor sells any marmalade to another wholesale distributor, the seller must show on the sales invoice furnished by him to the buyer, the lawful maximum price at which the manufacturer of such marmalade may sell those goods to the seller.

PART III—SALES BY RETAILERS

6. The maximum price at which any person, other than a manufacturer or wholesale distributor, may sell any jam, jelly or marmalade at retail, shall be the sum of the following:

- (a) the actual price paid by him for the product but not in any event exceeding the lawful maximum price that may be charged him by his supplier;
- (b) sales tax and transportation charges, at not more than the railway freight rate, to the city, town or village in which his place of business is situated, actually paid by him and not included in such price; and
- (c) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of the same product of the same manufacturer or, if such product was not sold by him during the said basic period, the markup which under the provisions of the said Order corresponds to the lawful percentage markup customarily obtained by him on sales of a substantially similar product during the said basic period;
 - (ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order.

PART IV—RECORDS OF SALES AND PURCHASES

7. (1) Every manufacturer and wholesale distributor shall on every sale of a product covered by the provisions of this Order, furnish the buyer at the time of delivery to him with an invoice showing the names and identifying addresses of the seller and the buyer, the date of sale, the grade and variety of product, the size of container, the quantity sold and the price charged.

(2) Every manufacturer and wholesale distributor shall retain a duplicate copy of each invoice furnished by him as required by this Section.

8. (1) Every person who buys any product covered by this Order for resale shall, at the time of the delivery of such product to him, obtain from his supplier, an invoice completed in accordance with the provisions of subsection (1) of Section 7 covering that transaction.

(2) Every person who buys any product covered by this Order for resale shall, at the time of delivery of the product to him, obtain a receipted bill covering any amount paid by him for the transportation of the product.

9. Every duplicate copy of an invoice which a seller is required by this Order to make and keep and every invoice and transportation bill or receipt which a person who buys any product covered by this Order for resale obtains, shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

10. Every person who sells at retail a product covered by this Order shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the grade and variety of product, the size of container and the price charged.

PART V—GENERAL PROVISIONS

11. Notwithstanding anything contained in this Order, unless otherwise authorized in writing by the Administrator of Processed Fruits and Vegetables, no person

- (a) who sells at any point in Canada east of the 88th degree of west longitude any jam which has been manufactured in British Columbia; or
- (b) who sells at any point in Alberta or British Columbia any jam which has been manufactured in Ontario or in any province east of Ontario

shall include as part of his selling price for such jam any transportation cost incurred by him or by any other person in transporting the jam to such point; provided, however, that on sales in Alberta of jam manufactured in Ontario or in any province east of Ontario, any seller may include as part of his selling price thereof, transportation costs not exceeding 98 cents per cwt. of the shipping weight of the jam.

Dated at Ottawa, this 17th day of August, 1946.

K. W. TAYLOR,
Co-Ordinator, Foods Administration.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

NOTE: Sales by manufacturers of marmalade are governed by the provisions of Board Order No. 531.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-2086

MAXIMUM PRICES FOR JAM

F. O. B. *Manufacturer's Plant—Sales Tax Extra**All Container Types*

Grade and Variety	EASTERN AREA					WESTERN AREA				
	6 fl. oz. size	12 fl. oz. size	24 fl. oz. size	48 fl. oz. size	Pail 15 to 40 lbs.	6 fl. oz. size	12 fl. oz. size	24 fl. oz. size	48 fl. oz. size	Pail 15 to 40 lbs.
	Per Dozen				Per lb.	Per Dozen				Per lb.
	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
<i>No. 1 (Pure Jam)—</i>										
Strawberry.....	1.36	2.56	4.56	8.77	.18	1.35	2.50	4.34	8.14	.17
Raspberry.....	1.36	2.56	4.56	8.77	.18	1.30	2.43	4.21	7.92	.16½
Loganberry.....	1.22	2.22	3.84	7.33	.15½	1.17	2.12	3.64	6.78	.14
Black Currant.....	1.37	2.57	4.54	8.73	.18	1.27	2.37	4.09	7.58	.16
Red Currant.....	1.17	2.12	3.59	6.88	.14½	1.17	2.12	3.54	6.53	.13½
Blackberry.....	1.12	2.07	3.54	6.78	.14	1.17	2.12	3.54	6.53	.13½
Gooseberry.....	1.12	2.02	3.39	6.43	.13½	1.17	2.12	3.54	6.53	.13½
Apricots.....	1.18	2.15	3.65	7.00	.14½	1.13	2.05	3.40	6.25	.13
Cherry.....	1.23	2.30	4.00	7.75	.16	1.28	2.35	4.10	7.75	.16
Peach.....	1.01	1.87	3.13	5.87	.12	1.06	1.92	3.23	5.87	.12
Grape.....	.98	1.80	3.00	5.60	.11½	1.03	1.85	3.10	5.60	.11½
Plum (Red Damson and Greengage).....	.96	1.71	2.87	5.39	.11	1.01	1.81	2.97	5.39	.11
Nectarberry.....	1.22	2.22	3.84	7.33	.15½	1.17	2.12	3.64	6.78	.14
Boysenberry.....	1.22	2.22	3.84	7.33	.15½	1.17	2.12	3.64	6.78	.14
<i>No. 2 (Pectin Jam)—</i>										
Strawberry.....	1.12	2.08	3.56	6.93	.14½	1.12	2.08	3.56	6.80	.14
Raspberry.....	1.12	2.08	3.56	6.93	.14½	1.11	2.06	3.57	6.60	.13½
Loganberry.....	1.06	1.97	3.34	6.49	.13½	1.06	1.97	3.34	6.14	.12½
Black Currant.....	1.16	2.12	3.79	7.19	.15	1.11	2.07	3.59	6.64	.13½
Red Currant.....	1.01	1.87	3.24	6.14	.12½	1.06	1.97	3.34	6.14	.12½
Blackberry.....	.96	1.77	3.04	5.73	.12	1.01	1.82	3.09	5.63	.11½
Gooseberry.....	1.01	1.82	3.14	5.89	.12	1.01	1.87	3.24	5.89	.12
Apricot.....	.99	1.82	3.15	5.94	.12	.99	1.82	3.10	5.59	.11½
Cherry.....	1.04	1.92	3.25	6.29	.13	1.09	2.02	3.50	6.44	.13
Peach.....	.98	1.76	2.97	5.53	.11½	.98	1.81	3.07	5.53	.11½
Grape.....	.96	1.72	2.89	5.38	.11	.96	1.77	2.99	5.38	.11
Plum (Red Damson and Greengage).....	.93	1.65	2.76	5.17	.10½	.93	1.70	2.86	5.17	.10½
Rhubarb.....	.86	1.57	2.54	4.87	.10	.86	1.52	2.49	4.48	.09½
Blueberry.....	1.01	1.87	3.14	6.08	.12½	1.06	1.97	3.39	6.23	.13
Elderberry.....	1.01	1.87	3.14	6.08	.12½	1.06	1.97	3.39	6.23	.13
Nectarberry.....	1.06	1.97	3.34	6.49	.13½	1.06	1.97	3.34	6.14	.12½
Boysenberry.....	1.06	1.97	3.34	6.49	.13½	1.06	1.97	3.34	6.14	.12½
<i>No. 3 (Blended or Com- pound) Jam—</i>										
Apple with Strawberry..	.91	1.65	2.71	5.12	.10½	.91	1.60	2.66	4.82	.10
Apple with Raspberry..	.91	1.65	2.71	5.12	.10½	.90	1.59	2.64	4.77	.10
Apple with Peach, Log- anberry, Nectarberry, Boysenberry, Black- berry, Gooseberry, Apricot, Black Cur- rant, or Plum (Red Damson and Green- gage).....	.82	1.49	2.39	4.47	.09	.82	1.44	2.34	4.17	.09

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-2086

MAXIMUM PRICES FOR JELLY

F. O. B. Manufacturer's Plant—Sales Tax Extra

All Container Types

Grade and Variety	EASTERN AREA					WESTERN AREA				
	6 fl. oz. size	12 fl. oz. size	24 fl. oz. size	48 fl. oz. size	Pail 15 to 40 lbs.	6 fl. oz. size	12 fl. oz. size	24 fl. oz. size	48 fl. oz. size	Pail 15 to 40 lbs.
	Per Dozen				Per lb.	Per Dozen				Per lb.
	\$	\$	\$	\$	\$	\$	\$	\$	\$	\$
<i>Pure Jelly—</i>										
Bramble.....	1.13	2.10	3.75	7.05	.14 $\frac{1}{4}$.98	1.80	3.25	5.80	.11 $\frac{3}{4}$
Black Currant.....	1.37	2.53	4.71	8.87	.18 $\frac{1}{2}$	1.22	2.28	4.11	7.32	.15
Red Currant.....	1.27	2.38	4.28	8.07	.16 $\frac{3}{4}$	1.12	2.03	3.81	6.82	.14
Grape.....	1.13	2.10	3.75	7.05	.14 $\frac{1}{4}$	1.03	1.85	3.45	6.10	.12 $\frac{3}{4}$
Crabapple, Apple.....	1.08	1.95	3.30	6.10	.12 $\frac{3}{4}$.93	1.65	2.95	5.20	.10 $\frac{3}{4}$
Quince.....	1.18	2.20	3.90	7.35	.15 $\frac{1}{4}$	1.03	1.85	3.45	6.10	.12 $\frac{3}{4}$
<i>Jelly with Added Pectin—</i>										
Blackberry.....						.93	1.65	2.95	5.20	.10 $\frac{3}{4}$
Bramble.....	1.08	2.00	3.45	6.40	.13 $\frac{1}{4}$.93	1.70	3.05	5.40	.11 $\frac{1}{4}$
Black Currant.....	1.24	2.32	4.14	7.83	.14 $\frac{1}{2}$	1.09	1.97	3.69	6.58	.14
Red Currant.....	1.14	2.12	3.74	7.08	.14 $\frac{1}{2}$	1.09	1.97	3.69	6.58	.14
Grape.....	1.08	1.95	3.30	6.10	.12 $\frac{3}{4}$.98	1.75	3.15	5.60	.11 $\frac{3}{4}$
Crabapple, Apple.....	.93	1.65	2.85	5.20	.10 $\frac{3}{4}$.88	1.55	2.75	4.80	.09 $\frac{3}{4}$
Quince.....	1.08	2.00	3.50	6.60	.13 $\frac{3}{4}$.98	1.80	3.25	5.80	.12
Elderberry.....	1.08	2.00	3.50	6.60	.13 $\frac{3}{4}$					
<i>Miscellaneous—</i>										
Mint Jelly or Jellied Mint	1.03	1.85	3.20	5.90	.12 $\frac{1}{4}$.98	1.75	3.15	5.60	.11 $\frac{3}{4}$

Fuelwood Orders

WARTIME PRICES AND TRADE BOARD

Fuelwood Order No. 122

Respecting Maximum Prices of Fuelwood in Central and Southwestern Ontario

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

1. This Order comes into force on August 23, 1946.
2. Section 1 of Fuelwood Order No. 58, as amended, is hereby revoked and is replaced by the following:
 - (1. (a) "greater Toronto area" means that part of the geographical area of the county of York in the province of Ontario composed of the following townships: Etobicoke, Scarborough, York, York East, York North and York South, and includes all incorporated municipalities within these townships;
 - (b) "Hamilton area" means the city of Hamilton, the towns of Burlington and Dundas and the villages of Waterdown, Stoney Creek and Burlington Beach; all in the province of Ontario;
 - (c) "southern area" means the geographical area of the following counties: Durham, Haldimand, Halton, Lincoln, Northumberland, Peel, Welland, Brant, Elgin, Essex, Kent, Lambton, Middlesex, Norfolk, Oxford, Perth, Waterloo, Wellington, that part of the geographical area of the county of Wentworth not included in the "Hamilton area" and that part of the geographical area of the county of York not included in the "greater Toronto area", and the geographical area of the following townships in the county of Ontario: the townships of Brock, Scott, Reach, Uxbridge, Pickering, East Whitby, Whitby Seugog; all in the province of Ontario;
 - (d) "central area" means and includes the geographical areas of the following counties in the province of Ontario; Bruce, Dufferin, Grey, Huron, Peterborough, Simcoe and Victoria and that part of the geographical area of the county of Ontario not included in the southern area;
 - (e) "northern area" shall mean and include the geographical areas of the district of Muskoka and the provisional county of Haliburton."
3. Schedule "C" to said Fuelwood Order No. 58, as amended, is hereby further amended by deleting therefrom the heading and by substituting therefor the following:

"The maximum prices of seasoned fuelwood in (1) the city of Peterborough and the towns of Barrie, Collingwood, Orillia, Lindsay, Midland and Penetanguishene, and the village of Port McNicol and Camp Borden, and (2) the southern area excepting thereout (a) the cities, towns and villages named in Schedule "D" to this Order, (b) the Hamilton area and the greater Toronto area, and (c) the cities of Sarnia and Windsor; all in the province of Ontario."
4. Schedule "D" to said Fuelwood Order No. 58, as amended, is hereby amended by deleting from the heading thereto the following:

"County of Wentworth—town of Dundas and village of Stoney Creek."

Dated at Ottawa, this 19th day of August, 1946.

BERNARD E. HARRISON,
Deputy Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

Fuelwood Order No. 123

Maximum Prices for Fuelwood in the Greater Toronto and Hamilton Areas in the Province of Ontario

Under powers given by the Board to the Timber Administrator, it is hereby ordered as follows:

EFFECTIVE DATE

1. This Order comes into effect on August 23, 1946, and fixes maximum prices on, and otherwise regulates, sales of fuelwood in the Greater Toronto and Hamilton areas.

PREVIOUS FUELWOOD ORDERS REVOKED

2. Fuelwood Order No. 51 dated 10th day of November, 1942, as amended by Fuelwood Order No. 56, dated 11th day of December, 1942, is hereby revoked.

DEFINITIONS.

3. For the purpose of this Order,
- (a) "fuelwood" includes slabs and edgings;
 - (b) "sell" includes offer to sell;
 - (c) "pile" means the placing of wood neatly in a pile in which the pieces of wood are placed parallel with each other;
 - (d) "loosely pack" means the placing of wood in a random stack or pile, without order or arrangement;
 - (e) "limb wood" means all sticks $3\frac{1}{2}$ inches or less in diameter at the small end;
 - (f) "Greater Toronto Area" means that part of the geographical area of the county of York composed of the following townships: Etobicoke, Scarborough, York, York East, York North and York South, and includes all incorporated municipalities within these townships;
 - (g) "Hamilton Area" includes the city of Hamilton, the towns of Burlington and Dundas and the villages of Waterdown, Stoney Creek and Burlington Beach.

SALE OF FUELWOOD.

4. Except as provided under Section 10 herein no person shall sell fuelwood in the area covered by this Order, otherwise than in cords comprising 128 cubic feet when piled, or in a fraction of such a cord; or, if the fuelwood is slabs and edgings 16 inches or under in length and loosely packed, in cords each comprising 168 cubic feet of such fuelwood loosely packed, or in a fraction of such a cord.

MAXIMUM PRICES—DELIVERED.

5. (a) The maximum price per cord at which any person may sell fuelwood of a kind and length named in this Order, delivered to the premises of the consumer in the area covered by this Order, is that set forth for the kind, length and quantity in the Schedule hereto.
- (b) "Delivery to the premises of the consumer" shall include placing in the consumer's place of storage if so requested by the consumer.

MAXIMUM PRICES—NOT DELIVERED.

6. When a consumer provides transportation for fuelwood from the seller's yard or place of storage, the maximum price at which any person may sell such fuelwood in the area covered by this Order is as fixed by Section 5 of this Order LESS the cost of delivery.

ADMINISTRATOR TO FIX PRICES OF UNNAMED FUELWOOD.

7. Fuelwood of a kind or length not named in this Order or the Schedule thereto shall not be sold until the price has been fixed upon application to the Timber Administrator.

PRICES SHOWN FOR FRACTIONAL CORDS.

8. (1) The maximum price for a half cord, quarter cord, or any other quantity less than one cord set out in the Schedule hereto shall apply only when such a fraction of a cord or lesser quantity than a cord is ordered by the purchaser and delivered at his request.

(2) The maximum price for any quantity greater than a cord but including any fraction of a cord shall be calculated at the rate per cord.

PROCEEDS OF A CORD OF 4-FOOT WOOD.

9. (a) When sawn into 2 foot lengths:

- (i) the proceeds of a cord of 4-foot wood shall be deemed to measure 115.2 cu. ft. when piled;
- (ii) the proceeds of one-half cord of 4-foot wood shall be deemed to measure 57.6 cu. ft. when piled;
- (iii) the proceeds of one-quarter cord of 4-foot wood shall be deemed to measure 28.8 cu. ft. when piled;

and the maximum price at which such proceeds may be sold delivered to the consumer are those set forth in the column Nos. 3, 5 and 7 of the Schedule hereto under the respective cubic foot measurements mentioned above.

(b) When sawn into 16" lengths:

- (i) the proceeds of a cord of 4' wood shall be deemed to measure 108.8 cu. ft. when piled;
- (ii) the proceeds of one-half cord of 4' wood shall be deemed to measure 54.4 cu. ft. when piled;
- (iii) the proceeds of one-quarter cord of 4' wood shall be deemed to measure 27.2 cu. ft. when piled;

and the maximum price at which such proceeds may be sold delivered to the consumer are those set forth in the columns Nos. 9, 11 and 13 of the Schedule hereto under the respective cubic foot measurements mentioned above.

(c) When sawn into 12" lengths:

- (i) the proceeds of a cord of 4' wood shall be deemed to measure 102.4 cu. ft. when piled;
- (ii) the proceeds of one-half cord of 4' wood shall be deemed to measure 51.2 cu. ft. when piled;
- (iii) the proceeds of one-quarter of a cord of 4' wood shall be deemed to measure 25.6 cu. ft. when piled;

and the maximum price at which such proceeds may be sold delivered to the consumer are those set forth in the columns Nos. 3, 5 and 7 of the Schedule hereto under the respective cubic foot measurements mentioned above.

Prices for Kindling

10. (1) The maximum delivered price at which any person may sell to dealers kindling wood 6 inches or less in length packed in bags approximately 4 inches x 8 inches x 26 inches, containing not less than one-third of a cubic foot of kindling wood, shall be

- (a) \$1.25 per dozen bags of softwood kindling;
- (b) \$1.45 per dozen bags of hardwood kindling.

(2) The maximum delivered price at which any person may sell to consumers kindling wood 6 inches or less in length packed in bags approximately 4 inches x 8 inches x 26 inches containing not less than one-third of a cubic foot of kindling wood, shall be

- (a) 12½ cents per bag of softwood kindling;
provided that in the case of the sale of one bag or any odd number of bags the price of the first bag shall be 13 cents;
- (b) 15 cents per bag for hardwood kindling.

(3) The price for such kindling wood to consumers shall be printed on each bag of kindling wood sold.

(4) The maximum delivered price at which any person may sell hardwood or softwood kindling not packaged as described in subsections (1) and (2) of this Section shall be at the rate per cubic foot for 12" wood set forth for hardwood slabs and softwood slabs respectively in column No. 21 of the Schedule hereto.

(5) Kindling shall not be sold in any other manner than that described in this Section until the price has been fixed upon application to the Timber Administrator.

Invoices

11. (1) Every person who sells or delivers fuelwood shall prepare an invoice in duplicate for each such sale or delivery, showing therein:

- (a) the name and address of the seller and purchaser;
- (b) the kind and quantity and length of each grade of fuelwood sold;
- (c) the price per cord and total price charged;
- (d) the date of delivery;
- (e) the amount of any service charge made pursuant to this Order or otherwise authorized.

(2) One copy of each invoice shall be delivered to the purchaser at the time of the delivery of the fuelwood and one copy shall be kept on file by the seller for inspection by any representative of the Board.

Advertisement

12. (1) Every person selling fuelwood must display a copy of the Schedule to this Order at his place of business in a position where it can be readily examined by customers. Any change in prices authorized by the Administrator must be so displayed.

(2) Any advertisement offering fuelwood for sale must contain the full name and address of the seller.

Sawing and Splitting Charges

13. (1) The maximum price which any person may charge or be paid for the service of sawing fuelwood shall be as follows:

From lengths of 4 feet—

- (a) into 2 lengths at rate of 75 cents per cord;
- (b) into 3 lengths at rate of \$1 per cord;
- (c) into 4 or more lengths at rate of \$1.50 per cord.

(2) The maximum price which any person may charge or be paid for the service of splitting fuelwood into cook stove sizes shall be at the rate of One Dollar and Fifty Cents (\$1.50) per cord.

Dated at Ottawa, this 19th day of August, 1946.

BERNARD E. HARRISON,
Deputy Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE—TO FUELWOOD ORDER No. 123

THE MAXIMUM PRICE (in dollars and cents) for fuelwood delivered to consumer's premises in Greater Toronto Area and Hamilton Area—Greater Toronto area includes the townships of Etobicoke, Scarborough, York, York East, York North and York South in York County and all incorporated municipalities within these townships.

Hamilton area includes the City of Hamilton, the towns of Dundas and Burlington and the villages of Burlington Beach, Waterdown and Stoney Creek. All in the Province of Ontario.

		PART I						
Grade	Column.....	1	2	3	4	5	6	7
	Length.....	48"	24 inches					
	Cords.....	1	1	115.2	$\frac{1}{2}$	57.6	$\frac{1}{2}$	28.8
	Cubic feet.....	128	128	115.2	64	57.6	32	28.8
		\$	\$	\$	\$	\$	\$	\$
A.	First Grade Hardwood, Hard Maple, Yellow birch, beech, red and white oak (no limbwood).....	15.00	17.60	15.75	9.05	8.05	4.65	4.15
B.	Mixed wood, grade "A" with not more than 50% grade "C". Limbwood not to exceed 15%.	14.50	17.00	15.25	8.75	7.80	4.50	4.00
C.	Second grade mixed wood, white birch, soft maple, elm, ash, black (burr) oak, not over 15% limbwood.....	13.50	15.80	14.25	8.15	7.30	4.20	3.75
D.	Mixed softwood, pine, spruce, balsam, hemlock, cedar, tamarac, poplar, basswood, not over 15% limbwood.....	12.50	14.60	13.25	7.55	6.80	3.90	3.50
E.	Hardwood slabs and edgings....	13.50	15.80	14.25	8.15	7.30	4.20	3.75
F.	Softwood slabs and edgings....	10.50	12.40	11.25	6.45	5.80	3.35	3.00

SCHEDULE—TO FUELWOOD ORDER No. 123

THE MAXIMUM PRICE (in dollars and cents) for fuelwood delivered to consumer's premises in Greater Toronto Area and Hamilton Area Greater Toronto area includes the townships of Etobicoke, Scarborough, York, York East, York North and York South in York County and all incorporated municipalities within these townships.

Hamilton area includes the City of Hamilton, the towns of Dundas and Burlington and the villages of Burlington Beach, Waterdown and Stoney Creek. All in the Province of Ontario.

PART II

Grade	Column. Length.....	8	9	10	11 16 inches	12	13	14	15*	16	17 12 inches	18	19	20	21
		Per c. ft. in lots of 23 c. ft. or less	Per c. ft. in lots of 23 c. ft. or less	Per c. ft. in lots of 23 c. ft. or less	Per c. ft. in lots of 23 c. ft. or less	Per c. ft. in lots of 23 c. ft. or less	Per c. ft. in lots of 23 c. ft. or less	Per c. ft. in lots of 23 c. ft. or less	Per c. ft. in lots of 23 c. ft. or less	Per c. ft. in lots of 23 c. ft. or less	Per c. ft. in lots of 23 c. ft. or less	Per c. ft. in lots of 23 c. ft. or less	Per c. ft. in lots of 23 c. ft. or less	Per c. ft. in lots of 23 c. ft. or less	Per c. ft. in lots of 23 c. ft. or less
	Cords.....	1 128	— 108.8	$\frac{1}{2}$ 64	— 54.4	$\frac{1}{4}$ 32	— 27.2	Per c. ft. in lots of 23 c. ft. or less	$\frac{1}{2}$ 128	— 102.4	$\frac{1}{2}$ 64	— 51.2	$\frac{1}{4}$ 32	— 25.6	Per c. ft. in lots of 23 c. ft. or less
	Cubic feet.....														
A.	First Grade Hardwood, Hard Maple, Yellow birch, beech, red and white oak. (No limewood).....	18.80	16.00	9.65	8.20	4.95	4.20	.16	20.60	16.50	10.55	8.45	5.40	4.30	.18
B.	Mixed wood, grade "A" with not more than 50% grade "C". Limb- wood not to exceed 15%.....	18.20	15.50	9.35	7.95	4.80	4.10	.15 $\frac{1}{2}$	20.00	16.00	10.25	8.20	5.25	4.20	.17
C.	Second grade mixed wood, white birch, soft maple, elm, ash, black (burr) oak, not over 15% limewood	17.00	14.50	8.75	7.45	4.50	3.85	.15	18.80	15.00	9.65	7.70	4.95	3.95	.16
D.	Mixed softwood, pine, spruce, bal- sam, hemlock, cedar, tamarac, poplar, basswood, not over 15% limewood.....	15.80	13.50	8.15	6.95	4.20	3.60	.14	17.60	14.00	9.05	7.20	4.65	3.70	.15
E.	Hardwood slabs and edgings.....	17.00	14.50	8.75	7.45	4.50	3.85	.15	18.80	15.00	9.65	7.70	4.95	3.95	.16
F.	Softwood slabs and edgings.....	13.60	11.50	7.05	5.95	3.65	3.10	.12	15.00	12.00	7.75	6.20	4.00	3.20	.13

PART IV

Wartime Industries Control Regulations

(Reconstruction and Supply)

DEPARTMENT OF RECONSTRUCTION AND SUPPLY

MOTOR VEHICLE CONTROLLER

Order No. M.V.C. 28C

(Order No. M.V.C. 28 as amended—New Trucks—Rescinded)

Dated August 14, 1946

Pursuant to the powers conferred by Order in Council P.C. 1121 of February 13, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Order No. M.V.C. 28 as amended—Rescinded*

The Order of the Motor Vehicle Controller No. M.V.C. 28, dated August 22, 1945, as amended by Order No. M.V.C. 28A, dated March 26, 1946, and Order No. M.V.C. 28B, dated August 1, 1946, is hereby rescinded.

W. E. UREN,
Motor Vehicle Controller.

APPROVED:

C. D. HOWE,
Minister of Reconstruction and Supply.

DEPARTMENT OF RECONSTRUCTION AND SUPPLY

MOTOR VEHICLE CONTROLLER

Order No. M.V.C. 29C

(Order No. M.V.C. 29 as amended—New Motor Vehicles—
Passenger Cars—Rescinded)

Dated August 14, 1946

Pursuant to the powers conferred by Order in Council P.C. 1121 of February 13, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Order No. M.V.C. 29 as amended—Rescinded*

The Order of the Motor Vehicle Controller No. M.V.C. 29, dated November 10, 1945, as amended by M.V.C. 29A, dated March 26, 1946, and M.V.C. 29B, dated August 1, 1946, is rescinded.

W. E. UREN,
Motor Vehicle Controller.

APPROVED:

C. D. HOWE,
Minister of Reconstruction and Supply.

PART V

Export Permit Branch
(Trade and Commerce)

EXPORT PERMIT REGULATIONS, 1946**Export Permit Branch Order No. 2**

OTTAWA, August 14, 1946.

By virtue of the power conferred upon the undersigned by Order in Council P.C. 3398 of August 13, 1946, Paragraph 3, it is hereby ordered:

1. That the following items be deleted from Group 1 of the Export Control Schedule of Commodities, so that an export permit will no longer be required therefor when shipped to any destination, except as otherwise provided by Clause 10 of the Export Permit Regulations, 1946:

Parsnips, fresh.
Tomatoes, fresh.

2. That the following Fruits and Vegetables be exempted from the requirement of an export permit when consigned to any part of the British Empire, to St. Pierre and Miquelon or to Iceland:

Fruits—

Apples, peaches, pears and plums, fresh.
Berries, fresh.
Cherries, fresh.
Grapes, fresh.
Tree fruits, n.o.p., fresh.

Vegetables—

Beets, fresh.
Cabbages, fresh.
Carrots in their natural state.
Onions in their natural state.
Potatoes in their natural state, excluding certified seed potatoes.

3. That this Order shall come into force and have effect on and after August 16, 1946.

JAS. A. MacKINNON,
Minister of Trade and Commerce.

VOLUME III, No. 9



September 2, 1946

STATUTORY ORDERS AND REGULATIONS, 1946

Published under authority of Order in Council P.C. 10793 of
26th November, 1942, as amended by Order in Council
P.C. 7225 of 3rd December, 1945

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER, C.M.G., B.A., L.Ph.,
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
CONTROLLER OF STATIONERY
1946

Price 10 cents

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(Trade and Commerce)

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PART I
Orders in Council

Order in Council *re* confiscation of foreign currency, above certain amounts, in possession of the Canadian Armed Forces who served in the North West European Theatre.

P.C. 30/3535

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 21st August, 1946.

The Board have under consideration a report, dated 8th August, 1946, from the Minister of National Defence stating as follows:

- (a) Under the authority of Order in Council P.C. 60/9 dated 4th January, 1946, the military authorities were empowered to confiscate foreign currency, above certain stated amounts, in the possession of members of the armed forces of Canada who had served in the North West European Theatre, which was deemed to have been illegitimately acquired;
- (b) A procedure for relief against such forfeitures was set out in the said Order in Council, which requires the Judge Advocate General to decide whether or not such currency had been legitimately acquired;
- (c) By the said Order in Council the burden of proving legitimate acquisition was not placed on the member of the forces concerned and it now appears that there will be a considerable number of appeals for relief where the military authorities cannot provide sufficient evidence of illegitimate acquisition upon the member of the forces concerned.

The Board, therefore, recommend that, under authority of the National Emergency Transitional Powers Act, Order in Council of January 4, 1946, P.C. 60/9, be amended as follows:

Delete—Para 1(2) (d), and

Insert therefor the following:

“1(2) (d) All foreign currency held by an individual which is in excess of the amounts mentioned in (2) (a) above shall be presumed to have been illegitimately acquired and shall be forfeited to the Crown without or not the individual applying for relief has produced satisfactory proof of legitimate acquisition.”

Delete—Para. 1(2) (f), and

Insert therefor the following:

“1(2) (f) All cases in which relief against such forfeiture is refused shall be referred to the Judge Advocate General for a decision as to whether or not the individual applying for relief has produced satisfactory evidence of legitimate acquisition.”

A. M. HILL,
Ass't. Clerk of the Privy Council.

Order in Council revoking certain Orders passed under the authority
of the War Measures Act

P.C. 3539

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 22nd day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Finance, and under the provisions of the National Emergency Transitional Powers Act, 1945, is pleased to revoke and doth hereby revoke the following Orders in Council, passed under the authority of The War Measures Act:

<i>P.C. No.</i>	<i>Date of Order</i>	<i>Subject Matter</i>
3/4456	May 31, 1943	Direction that gratuity on death under section 56 of Civil Service Act shall be paid where civil servant dies on military service.
217	January 12, 1943	Canadian Life Insurance Companies—extending time for filing the half-yearly statements.

His Excellency in Council, on the recommendation of the Secretary of State is also pleased to revoke and doth hereby revoke Order in Council of the 30th June, 1942 (P.C. 2914) which authorized Civil Service examiners appointed to the staff of the Civil Service Commission in that classification to administer oaths for the purposes of the Civil Service Regulations.

A. M. HILL,
Asst. Clerk of the Privy Council

Order in Council appointing T. F. Flahiff as Timber Controller vice
D. D. Rosenberry, resigned

P.C. 3544

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 22nd day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

WHEREAS David Dudley Rosenberry of Winnipeg, Manitoba, who was appointed Timber Controller by Order in Council P.C. 3855 of May 29, 1945, has requested permission to relinquish the said appointment and it is desirable to accede to his request;

THEREFORE, His Excellency the Governor General in Council, on the recommendation of the Minister of Reconstruction and Supply is pleased to order as follows:

1. Effective August 15, 1946, the appointment of David Dudley Rosenberry as Timber Controller is hereby revoked; such revocation to be without prejudice to any acts done by him, prior to such revocation becoming effective, in the course or incidental to the exercise or discharge of any of his powers, authorities, rights and duties as such Controller or to any rights, privileges or immunities in respect thereof possessed by or vested in him as such Controller.

2. Effective August 15, 1946, Terrance Francis Flahiff, Co-ordinator of Housing of the Department of Reconstruction and Supply, Ottawa, is hereby appointed Timber Controller.

A. M. HILL,
Asst. Clerk of the Privy Council.

Order in Council appointing C. E. Payne an alternate member of the
Alberta Regional War Labour Board

P.C. 3563

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 22nd day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the Wartime Wages Control Order, P.C. 9384 of December 9, 1943 (as amended by Order in Council P.C. 1996 of May 17, 1946), is pleased to appoint and doth hereby appoint Mr. Charles E. Payne, Mountain Park, Alberta, an official of the United Mine Workers of America, as an alternate member of the Regional War Labour Board for the province of Alberta, to act in the absence of any member of the said Board appointed as representative of employees; the appointment to be effective as of August 14, 1946.

A. M. HILL,
Asst. Clerk of the Privy Council.

Order in Council revoking P.C. 634, January 27, 1942 *re* vaccination,
inoculation, etc., of members of the Armed Forces

P.C. 3572

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 22nd day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence and under the provisions of the National Emergency Transitional Powers Act, 1945, is pleased to revoke and doth hereby revoke Order in Council of the 27th January, 1942 (P.C. 634) which requires officers and soldiers of the Canadian Army to submit to vaccination, inoculation, etc., the provisions thereof to be retained by way of an amendment of the King's Regulations and Orders for the Canadian Militia, 1939.

A. M. HILL,
Asst. Clerk of the Privy Council.

Order in Council extending time for filing claims for damage
sustained as a result of the explosion at Bedford Basin

P.C. 3578

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 22nd day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 5688 of August 21, 1945, the Minister of Finance has authority to pay compensation on an *ex gratia* basis in respect of damage to property resulting from the disorders in Halifax on V-E Day and the explosions of the naval magazine at Bedford Basin on the 18th and 19th days of July, 1945;

And Whereas by direction of the Minister of Finance a notice was given in December, 1945, that claims received after January 31, 1946, would not be accepted for payment.

And whereas it subsequently appeared that some persons had unavoidably been prevented from filing their claims before January 31, 1946;

And whereas Order in Council, P.C. 1240 of April 2, 1946, authorizes the acceptance for payment of claims received after January 31, 1946, and not later than April 23, 1946, if the claimant had failed to file his claim before January 31, 1946, by reason of illness, absence from the Halifax area or some other reason beyond his control and if no claim had previously been filed in respect of the same property;

And whereas there remain a number of persons in the Halifax area who may suffer hardship if not given another opportunity to file claims in respect of damage to real property directly resulting from the said explosions;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Finance and under and by virtue of The National Emergency Transitional Powers Act, 1945, is pleased to order and doth hereby order that claims for payment of compensation under Order in Council P.C. 5688 of August 21, 1945, may be accepted for payment but only if

- (a) the claim is made in respect of damage to real property,
- (b) the claimant can establish to the satisfaction of the Minister of Finance or his representative that the damage resulted directly from the explosions of the naval magazine at Bedford Basin on the 18th and 19th days of July, 1945,
- (c) the claim is filed with the Administrator of the Halifax Explosion and Disorder Claims on or before September 30, 1946, and
- (d) no claim has previously been accepted for payment in respect of the same property.

A. M. HILL,
Asst. Clerk of the Privy Council.

Order in Council amending P.C. 2901, July 10, 1946, *re* control of the business of companies producing steel

P.C. 3594

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 24th day of August, 1946.

PRESENT:

HIS EXCELLENCY
THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of The National Emergency Transitional Powers Act 1945, is pleased to amend Order in Council P.C. 2901 of July 10, 1946, appointing a Controller of certain companies engaged in the production of steel, and it is hereby amended by deleting paragraph 9 thereof.

A. M. HILL,
Asst. Clerk of the Privy Council.

**Order in Council revoking certain Orders passed under the
War Measures Act**

P.C. 3600

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 27th day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Reconstruction and Supply and pursuant to the provisions of the National Emergency Transitional Powers Act, 1945, is pleased to revoke the following Orders in Council passed under the authority of the War Measures Act, and they are hereby revoked accordingly:

<i>P.C. No. and Date</i>	<i>Subject</i>
3092 17th April, 1942	Agreement with Malton Water Co. to supply water to munitions workers' dwellings at Malton, Ont.
3095 28th April, 1944	Regulations <i>re</i> compensation for death of Civil Servants while in aircraft flights made applicable to employees of Crown companies.
7584 3rd October, 1944	Government Employees' Compensation Act, benefits extended to employees of Turbo Research Ltd.

A. M. HILL,
Asst. Clerk of the Privy Council.

**Order in Council *re* appointments of Steel Controller,
Priorities Officer, etc.**

P.C. 3602

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 27th day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 600 of February 19, 1946, appointed Arthur May and W. H. Fitzpatrick, Associate Steel Controller and Deputy Steel Controller respectively, for the purpose of the regulations respecting steel established by Order in Council P.C. 245 of January 26, 1946;

And whereas Order in Council P.C. 1809 of May 7, 1946, revoked the appointment of Henry J. Sissons as Deputy Priorities Officer and appointed Charles Frederic Magurn as Deputy Priorities Officer;

And whereas the said Orders in Council invoke the powers conferred by the Department of Munitions and Supply Act, the Department of Reconstruction and Supply Act, 1945, and the National Emergency Transitional Powers Act, 1945;

And whereas the Department of Munitions and Supply Act, the Department of Reconstruction and Supply Act 1945, and the Orders in Council establishing the Steel Control and the regulations relating to Priorities grant sufficient authority for the making of the said appointments;

And whereas the Minister of Reconstruction and Supply is of opinion that the reference to the National Emergency Transitional Powers Act, 1945, should be deleted from the said Orders in Council;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Reconstruction and Supply, and pursuant to the National Emergency Transitional Powers Act, 1945, is pleased to amend and doth hereby amend Orders in Council P.C. 600 of February 19, 1946, and P.C. 1809 of May 7, 1946, by deleting the words "the National Emergency Transitional Powers Act, 1945" where they appear in the said Orders in Council.

A. M. HILL,
Asst. Clerk of the Privy Council.

**Order in Council revoking P.C. 11538, December 22, 1942 passed under
The War Measures Act**

P.C. 3614

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 27th day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 11538, dated the 22nd of December, 1942, passed under the War Measures Act, authority was granted to the Commanding Officer of a Unit (not below the rank of Lieutenant-Colonel) with the approval in writing of the appropriate District Officer Commanding, or Divisional or Area Commander, to select any piece of property as a range for the purpose of carrying out the training of his unit in the use of weapons with which his unit is equipped, and in the use of explosives, mines and bombs, provided he is satisfied that it provides reasonable protection for his troops and for the civil population, and provided that the owner of the property so to be used consents to such use without expense to the public;

And whereas the Minister of National Defence represents that the need for such regulations no longer exists;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence and under the provisions of the National Emergency Transitional Powers Act, 1945, is pleased to revoke Order in Council P.C. 11538 dated the 22nd of December, 1942, and it is hereby revoked accordingly.

A. M. HILL,
Asst. Clerk of the Privy Council.

**Order in Council revoking P.C. 7872, September 3, 1942 re issue by
Red Cross Society of certificates of qualification in Home Nursing**

P.C. 3632

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 27th day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 7872 of September 3, 1942, passed under the authority of the War Measures Act, authorized the Canadian Red Cross Society, to issue certificates of qualification to persons who had completed a course of instruction in home nursing to the satisfaction of the Society;

And whereas the Acting Minister of National Health and Welfare represents that the necessity to issue such certificates was due to war conditions which no longer exist, and with the concurrence of the Canadian Red Cross Society the said Order can be revoked as of the 30th day of July, 1946;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of National Health and Welfare and under the provisions of the National Emergency Transitional Powers Act, 1945, is pleased to revoke Order in Council P.C. 7872 of September 3, 1942, and it is hereby revoked effective the 30th day of July, 1946.

A. M. HILL,
Asst. Clerk of the Privy Council.

**Order in Council revoking P.C. 3464, April 29, 1943 passed
under the War Measures Act**

P.C. 3633

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 27th day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence and pursuant to the National Emergency Transitional Powers Act, 1945, is pleased to revoke and doth hereby revoke Order in Council P.C. 3464 of April 29, 1943, passed under the War Measures Act and establishing the relationship and status in the matters of command and discipline between the military forces of Canada and the Naval, Military and Air Forces of other parts of the British Commonwealth.

A. M. HILL,
Asst. Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

W.M. No. 39
Eighth Revision
Supplement No. 46
MEMORANDUM
CUSTOMS DIVISION

OTTAWA, 19th August, 1946.

To Collectors of Customs and Excise, and others concerned:

Export Permits

By Export Permit Branch Order No. 2, effective on and after August 16th, the following changes are made in the Export Control Schedule:

- (a) Fresh parsnips and tomatoes are deleted from Group 1 of the Schedule of Commodities so that such shipments will no longer be subject to the requirement of an export permit.
- (b) The following commodities are exempted from the requirement of an export permit when shipped to any part of the British Empire, St. Pierre and Miquelon or to Iceland:

FRUITS—

Apples, peaches, pears and plums, fresh.
Berries, fresh.
Cherries, fresh.
Grapes, fresh.
Tree fruits, n.o.p., fresh.

VEGETABLES—

Beets, fresh.
Cabbages, fresh.
Carrots in their natural state.
Onions in their natural state.
Potatoes in their natural state, other than certified seed potatoes.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

W.M. No. 39
Eighth Revision
Supplement No. 47
MEMORANDUM
CUSTOMS DIVISION

OTTAWA, 22nd August, 1946.

To Collectors of Customs and Excise, and others concerned:

Export Permits

By Export Permit Branch Order No. 3 EFFECTIVE ON AND AFTER AUGUST 27, 1946, the following items are deleted from Group 1 of the Export Control Schedule of Commodities, so that an Export permit will not be required therefor when shipped from Canada:

Certified seed potatoes.

Dried or dehydrated soups and vegetables.

Horseradish.

Mustard, prepared and ground.

Vinegar.

Yeast, n.o.p.

Field crops and vegetable seeds—

Asparagus

Beans (garden).

Beet.

Borecole or kale.

Broccoli (sprouting).

Brome grass.

Brussels sprouts.

Cabbage.

Carrot.

Cauliflower.

Celeriac.

Celery.

Chewing's Fescue.

Citron.

Clover, Sweet.

Corn (garden).

Creeping Red Fescue.

Cress.

Crested Dog's Tail.

Crested wheat grass.

Cucumber.

Egg plant.

Endive.

Kohlrabbi.

Leek.

Lettuce.

Mangel.

Meadow fescue.

Millet.

Musk melon.

Mustard.

Spices—

Allspice.

Cloves.

Coriander seed.

Cumin seed.

Onion

Onion sets.

Orchard grass.

Parsley.

Parsnip.

Peas (garden).

Pepper.

Pumpkin.

Radish.

Red Top.

Reed canary grass.

Rough stock meadow grass.

Rye grass.

Salsify.

Sorghum.

Spinach.

Squash.

Sudan grass.

Sugar beet.

Swede.

Swiss chard.

Tall oat grass.

Timothy.

Tomato.

Turnip.

Vegetable marrow.

Vetch.

Watermelon.

Slender wheat grass.

Western Rye Grass.

Fennel seed.

Ginger.

Turmeric.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

PART III
 Wartime Prices and Trade Board
 (Finance)

REPAYMENT OF SUBSIDY NOTICE RS-43

COMMODITY PRICES STABILIZATION CORPORATION LTD.

NOTICE is hereby given that effective July 1, 1946, Items 1 (i) and 1 (j) (Apricots) and 1 (k) (Cherries) of Government Notice RS-42 respecting repayment of subsidies published in *Statutory Orders and Regulations 1946*, Volume 3, No. 5, on August 5, 1946, are rescinded.

NOTICE is hereby given that effective July 8, 1946, Item 22 (Spices) of Government Notice RS-42 respecting repayment of subsidies published in *Statutory Orders and Regulations 1946*, Volume 3, No. 5, on August 5, 1946, is rescinded.

NOTICE is hereby given that effective August 1, 1946, Items 1 (a) and 1 (b) (Peaches), 1 (g) (Plums), 1 (h) (Prune Plums), 3 (a) (Tomatoes) and 3 (b) (Tomato Juice) of Government Notice RS-42 respecting repayment of subsidies published in *Statutory Orders and Regulations 1946*, Volume 3, No. 5, on August 5, 1946, are rescinded.

TAKE NOTICE that the classes and kinds of goods described hereunder have been and are hereby designated as "subsidized goods" for the purpose of Order in Council P.C. 5518 of July 16, 1943, respecting repayment of subsidies.

FURTHER TAKE NOTICE that the amounts of subsidy involved in such classes and kinds of goods have been and are hereby determined, declared, and specified to be the amounts respectively described opposite such classes and kinds of goods as follows:

<i>CLASSES AND KINDS OF GOODS</i>	<i>AMOUNT OF SUBSIDY REPAYMENT</i>
Spices	
on being exported or on being sold as ships' stores on and after July 8, 1946	
(a) black pepper.....	16c. per lb.
(b) cinnamon	15c. per lb.
(c) nutmeg	17c. per lb.
(d) mace	11c. per lb.

Dated at Ottawa this 8th day of July, 1946.

COMMODITY PRICES STABILIZATION
CORPORATION LTD.

Per H. B. McKINNON, *President.*

REPAYMENT OF SUBSIDY NOTICE RS-44

COMMODITY PRICES STABILIZATION CORPORATION LTD.

Effective July 29, 1946

NOTICE is hereby given that Items 7 (Cotton Goods), 8 (Cotton and Cotton Goods), and 9 (Cotton Waste and Rags), of Government Notice RS-42 respecting repayment of Subsidy published in *Statutory Orders and Regulations 1946*, Volume 3, No. 5, of August 5, 1946, are rescinded.

TAKE NOTICE that the classes and kinds of goods described hereunder have been and are hereby designated as "subsidized goods" for the purpose of Order in Council P.C. 5518 of July 16, 1943, respecting repayment of subsidies.

FURTHER TAKE NOTICE that the amounts of subsidy involved in such classes and kinds of goods have been and are hereby determined, declared and specified to be the amounts respectively described opposite such classes and kinds of goods as follows:

CLASSES AND KINDS OF GOODS AMOUNT OF SUBSIDY REPAYMENT

1. Cotton Goods (being goods the chief component of which by weight is cotton) on being sold as ships' stores:
 - (a) by a manufacturer of cotton cloth (primary cotton mill).....31 per cent of the lawful maximum price at which he may sell such goods for ships' stores, whether or not he sells the same at such price;
 - (b) by a manufacturer of cotton goods other than a manufacturer referred to in (a) above, or by a wholesaler26 per cent of the lawful maximum price at which he may sell such goods for ships' stores, whether or not he sells the same at such price;
 - (c) by a ships-chandler or retailer....21 per cent of the lawful maximum price at which he may sell such goods for ships' stores, whether or not he sells the same at such price.

2. Cotton and Cotton Goods (the latter being goods the chief component of which by weight is cotton) but not including:
 - Full Fashioned Hosiery,
 - Cotton Fabrics produced from U.S. grey cloth, which has been imported under special permit for the purpose of being finished in Canada and re-exported,
 - Bags, when used as containers,
 - Used Sugar Bags (which are returned to producing countries for use),
 - New York Garment Models, imported for copy purposes into Canada and re-exported,
 - Dresses exported to the U.S. to be photographed and later returned to Canada,
 on being exported..... 15 per cent of invoice value.

NOTE.—Where the Exporter

- (1) purchases the cotton entering into the goods being exported and obtains written assurance that the cotton entering into such goods has not been subsidized, or
 - (2) imports the goods, or the cotton entering into the goods direct and in either case has not received or claimed subsidy, or
 - (3) purchases the goods as manufactured goods and obtains written assurance that the cotton entering into such goods has not been subsidized,
- he may obtain a permit to export such goods without paying the amount required by this notice if the application for such permit is accompanied by a certificate in such

form as Commodity Prices Stabilization Corporation Ltd. may approve setting out the circumstances and certifying that the cotton content of such goods has not been subsidized.

An exporter must retain on file all documents relative to the exemption from "repayment of subsidy" until the corporation's investigators have examined them.

3. Cotton Waste and Rags, new and old
of every description, on being ex-
ported 7½ per cent of invoice value.

Dated at Ottawa, this twenty-ninth day of July, 1946.

COMMODITY PRICES STABILIZATION
CORPORATION LTD.

Per H. B. McKINNON, President.

REPAYMENT OF SUBSIDY NOTICE RS-45

COMMODITY PRICES STABILIZATION CORPORATION LTD.

Effective August 1, 1946

NOTICE is hereby given that Item 20 (Rubber Goods) of Government Notice RS-42 respecting repayment of subsidies published in *Statutory Orders and Regulations 1946*, Volume 3, No. 5, August 5, 1946, is rescinded.

TAKE NOTICE that the classes and kinds of goods described hereunder have been and are hereby designated as "subsidized goods" for the purpose of Order in Council P.C. 5518 of July 16, 1943, respecting repayment of subsidies.

FURTHER TAKE NOTICE that the amounts of subsidy involved in such classes and kinds of goods have been and are hereby determined, declared and specified to be the amounts respectively described opposite such classes and kinds of goods as follows:

<i>CLASSES AND KINDS OF GOODS</i>	<i>AMOUNT OF SUBSIDY REPAYMENT</i>
Rubber Goods	1·4c. per lb. of natural (crude) rubber content.

Dated at Ottawa, this first day of August, 1946.

COMMODITY PRICES STABILIZATION CORPORATION LTD.

Per H. B. McKINNON, President.



Board Order

WARTIME PRICES AND TRADE BOARD

ORDER No. 655

Milk and Cream Sold in the Vancouver and the Greater Victoria Areas

Under powers conferred by The Wartime Prices and Trade Regulations, Order in Council P.C. 8528 of November 1, 1941, and amendments, the Board hereby orders as follows:

1. This Order comes into force on August 28, 1946.

2. Board Order No. 187 as amended, which fixes prices on sales of milk and cream in the Greater Victoria Area and Board Order No. 238 as amended, which fixes prices on sales of milk and cream in the Vancouver area, are hereby revoked.

Made at Ottawa, this 23rd day of August, 1946.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2087

Maximum Prices of Labrusca Type Grapes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered as follows:

PART I—INTRODUCTION AND DEFINITIONS

Effective Date and Application of Order

1. (1) This Order applies only to labrusca type grapes and comes into force on September 3, 1946. It replaces Administrator's Order No. A-1704 which is hereby revoked.
- (2) This Order does not apply to sales of grapes grown in any part of Canada other than the provinces of Ontario and British Columbia.
- (3) This Order does not apply to sales of grapes by growers and licensed shippers to any manufacturer or processor for use in manufacturing or processing any food or other product.

Prices Fixed are Maximum Prices

2. All prices fixed by this Order are maximum prices and must not be exceeded. No charge may be made for a container or for packing, handling or any other service which results in the sum of the price and the charge for the container, packing, handling and/or service exceeding the maximum price.

Definitions

3. For the purpose of this Order,
 - (a) "Consumer" means a person who buys grapes for his personal or household consumption;
 - (b) "licensed shipper" means,
 - (1) any person holding on June 1, 1946, a licence issued under the provisions of The Fruit and Vegetables and Honey Act to buy and sell fresh fruit and vegetables having his principal place of business in an area of production and who sells on his own behalf, grapes purchased or otherwise acquired by him from a grower and assembled, packed or otherwise prepared by him for shipment, but it does not mean any person
 - (i) who is the agent or employee of any wholesale distributor or retailer, or
 - (ii) who ships more than 25 per cent of his total volume of shipments of grapes to any one person, or
 - (iii) who is a grower and markets only grapes of his own production (unless he qualifies under all the other provisions of this clause); or
 - (2) any person designated as such by the Administrator of Fresh Fruit and Vegetables;
 - (c) "Ontario Trucking Zone" means that part of the province of Ontario composed of the counties of Bruce, Grey, Simcoe, Ontario, Victoria, Peterborough, Hastings, Lennox and Addington and Frontenac and all counties lying to the south and/or west of these counties;
 - (d) "sell" includes an offer to sell;
 - (e) "trucker" means any person who buys Canadian grown grapes from a grower or licensed shipper, taking delivery at the seller's farm or country shipping point and who sells and distributes them from his truck;

- (f) "wholesale distributor" means any person, other than a grower, licensed shipper or trucker, who sells grapes at wholesale and shall include a wholesale distributor's agent and "sell at wholesale" means to sell otherwise than at retail or to a consumer.

PART II—SALES BY GROWERS

4. (1) The maximum price at which a grower may sell any grapes to any class of buyer shall, according to the variety of grapes, the province in which the grapes are grown, the class of buyer and the kind and capacity of container in which the grapes are packed and sold, be the price for same listed in the Schedule hereto.
- (2) If the sale is to a buyer in a city, town or village, the nearest limit of which is not more than 15 road miles from the seller's farm or country shipping point, the maximum prices fixed by this Section include free delivery to that buyer. On all other sales such prices are f.o.b. the grower's country shipping point. However, if a grower, by his own means of transportation, transports the grapes to a buyer in a city, town or village, the nearest limit of which is more than 15 road miles from his farm he may charge the buyer an amount equal to the cost of transporting the grapes from his country shipping point to the point of delivery by railway express in less than carload lots.

PART III—SALES BY TRUCKERS

5. The maximum price at which a trucker may sell any grapes shall, according to the variety of grapes, the province in which the grapes are grown, the class of buyer and the kind and capacity of container in which the grapes are packed and sold, be an amount equal to the maximum price at which a grower may sell the same to the same class of buyer f.o.b. the grower's country shipping point PLUS, if delivery is made to the buyer at a place which is more than 15 road miles from the point of production of the grapes, an amount equal to the cost of transporting the grapes by railway express in less than carload lots from the railway shipping point nearest such point of production to the point of delivery; provided, however, that if the sale is to a buyer in the Ontario Trucking Zone, such amount shall not in any event exceed the cost of transporting the grapes by railway express in less than carload lots from Grimsby, Ontario, to the point of delivery.

PART IV—SALES BY LICENSED SHIPPERS

6. (1) The maximum price at which a licensed shipper may sell any grapes,
- to any wholesale distributor, licensed shipper or trucker;
 - to any retailer operating a central warehouse separate from his retail outlet or outlets who takes delivery of the grapes at such warehouse; or
 - to any person who buys the grapes in carload lots;
- shall be an amount equal to the maximum price at which a grower may sell the same to such buyer, according to the kind and capacity of the container in which the grapes are packed and sold PLUS,
- if the grapes were grown in Ontario and the sale is to a buyer whose place of business is in the Ontario Trucking Zone, 2 cents per 6 quart flat or open basket or, if packed in any other type of container, an amount equal to 7 per cent of such growers' maximum price, or
 - if paragraph (i) preceding does not apply, 3 cents per 6 quart flat or open basket or, if packed in any other type of container, an amount equal to 10 per cent of such grower's maximum price.
- (2) The maximum price at which a licensed shipper may sell any grapes grown to any buyer of a class to which sub-section (1) of this Section does not apply, shall be an amount equal to the maximum price at which a grower may sell such grapes to a buyer of that class, according to the variety of the grapes and the kind and capacity of the container in which they are packed and sold.

PART V—SALES BY WHOLESALE DISTRIBUTORS

Maximum Prices of Grapes grown in Canada

7. (1) Except as provided in sub-section (3), the maximum price at which a wholesale distributor may sell any grapes grown in Canada purchased by him from a grower, a trucker or a licensed shipper shall be the sum of the following:
- (a) an amount equal to the maximum price, as fixed by this Order, that may be charged him by his supplier, exclusive of transportation;
 - (b) if his supplier pre-cooled and/or used any protective service and shipped the grapes to him by railway in carload lots, the pre-cooling and/or protective services, if any, paid by him;
 - (c) if his supplier is not by this Order required to deliver free to him, the actual cost of transporting the grapes from his supplier's farm or country shipping point, as the case may be, to the city, town or village in which he has his place of business but, in any event, at not more than the less than carload lot railway express rate; and
 - (d) a markup not exceeding 12½ per cent of his selling price.

(2) Except as provided in subsection (3), the maximum price at which a wholesale distributor may sell any grapes grown in Canada purchased by him from another wholesale distributor shall be the sum of the following:

- (a) the maximum price at which the grapes may be sold to him by his supplier as fixed by subsection (1) preceding; and
- (b) if his supplier is not by this Order required to deliver free to him, the actual cost of transporting the grapes from the supplier's shipping point to the city, town or village in which he has his place of business but, in any event, at not more than the less than carload lot railway express rate.

(3) The maximum price at which a wholesale distributor whose place of business is in the Ontario Trucking Zone may sell any grapes grown in Ontario of a variety set forth in the Schedule hereto shall be the sum of the following:

- (a) an amount equal to the maximum price, as fixed by this Order, at which a grower could have sold the grapes to him, f.o.b. the grower's country shipping point;
- (b) an amount equal to the cost of transporting the grapes by railway express in less than carload lots from Grimsby, Ontario, to the city, town or village in which he has his place of business; and
- (c) a markup not exceeding 12½ per cent of his selling price.

Maximum Prices of Imported Grapes

8. The maximum price at which a wholesale distributor may sell any imported grapes shall be the sum of the following:

- (a) according to the variety of the grapes and the kind and capacity of container in which they are packed and sold, an amount equal to the maximum price at which a licensed shipper may sell, f.o.b. his shipping point, to a wholesale distributor whose place of business is not in the Ontario Trucking Zone, grapes grown in Ontario of the same variety packed in the same kind and capacity of container;
- (b) an amount equal to the cost, including protective services, of transporting the fruit by freight in carload lots to the city, town or village in which his place of business is situated, from Grimsby, Ontario;
- (c) a markup not exceeding 12½ per cent of his selling price.

Free Delivery Zones of Wholesale Distributors

9. If the sale is to a buyer whose place of business is within the city, town or village in which the wholesale distributor has his place of business or within the wholesale distributor's customary free delivery zone, the maximum prices fixed by this Part include free delivery to that buyer. On all other sales, such prices are f.o.b. the wholesale distributor's place of business.

PART VI—SALES BY RETAILERS

Maximum Prices of Grapes Grown in Canada

10. The maximum price at which any person, other than a grower, licensed shipper or trucker may sell at retail any grapes grown in Canada shall be the sum of the following:

- (a) the actual price paid by him for the grapes but not exceeding the maximum price fixed by this Order at which they may be sold to him by his supplier; provided that if he bought the grapes from a grower or a licensed shipper at a price f.o.b. such supplier's country shipping point which is less than the maximum price at which a grower could have sold them f.o.b. his country shipping point to a wholesale distributor, he may treat that maximum price as being the actual price paid by him;
- (b) if his supplier is not required by this Order to deliver free to him, the actual cost incurred by him in transporting the grapes from his supplier's shipping point to the city, town or village in which he has his place of business but, in any event, at not more than the less than carload lot railway express rate;
- (c) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order; or
- (d) if he purchased the grapes from a grower or licensed shipper at a price not exceeding the maximum price at which such supplier could have sold them to a wholesale distributor, the markup under the markup symbol "J" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order.

Maximum Prices of Imported Grapes

11. (1) The maximum price at which any person may sell at retail any imported grapes purchased by him from a wholesale distributor shall be the sum of the following:

- (a) the actual price paid by him for the grapes but not exceeding the maximum price fixed by this Order at which they may be sold to him by his supplier according to the variety of grapes and the kind and capacity of the container in which they are packed when received by him;
- (b) if his supplier is not by this Order required to deliver free to him the actual cost of transporting the grapes from his supplier's shipping point to the city, town or village in which he has his place of business but, in any event, at not more than the less than carload lot railway express rate; and
- (c) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order.

(2) The maximum price at which any person may sell at retail any grapes imported by him shall be the sum of the following:

- (a) according to the variety of grapes and the kind and capacity of container in which they are packed and sold, an amount equal to the maximum price at which a licensed shipper may sell, f.o.b. his shipping point, to a wholesale distributor, whose place of business is not in the Ontario Trucking Zone, grapes grown in Ontario of the same variety and packed in the same kind and capacity of container;
- (b) an amount equal to the cost, including protective services, of transporting the grapes by railway freight in carload lots to the point of delivery to him from Grimsby, Ontario;
- (c) if he took delivery of the grapes at a point which is not situated within the limits of the city, town or village in which his retail outlet is situated, the amount, if any, paid by him for transportation of the grapes from such receiving point to such city, town or village; and
- (d) the markup under the markup symbol "J" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order.

SALES AT RETAIL BY WEIGHT

12. If grapes are not priced or sold by a retailer by the container in the original container in which they were packed when received by him, they shall be priced and sold by the retailer by weight. For the purpose of determining the maximum weight of any grapes in terms of the quantity priced by a retailer, the net weight of the grapes in the original container in which they were packed when received by the retailer shall be deemed to be,

- (a) if the grapes were grown in Canada, the net weight for the original container in which they were packed as set forth in the following table:

TABLE

6-qt. basket (flat covered).....	7 lbs.
6-qt. basket (open packed).....	8 lbs.
Other containers.....	Actual net weight;

- (b) if the grapes were imported, the net weight,
- (i) stamped or marked on the container in which they were packed when received by him; or
 - (ii) if not so stamped or marked, but shown on his supplier's invoice, the net weight as shown on his supplier's invoice; or
 - (iii) if neither stamped or marked, nor shown on his supplier's invoice, the actual net weight of the grapes when received by him.

PART VII—GENERAL PROVISIONS

Listed Containers

13. (1) Listed containers are those containers listed in the Schedule hereto and conforming with the requirements of The Fruit, Vegetables and Honey Act.

(2) The maximum price fixed by this Order for any grapes in a listed container is fixed on the basis of the container being well and properly filled according to the provisions of The Fruit, Vegetables and Honey Act. If any listed container is not well and properly filled, the container shall be deemed to be an unlisted container and the maximum price shall be determined in accordance with Section 14.

Sales of Unlisted Containers

14. (1) The maximum price at which any person may sell to any class of buyer any grapes in an unlisted container shall be determined on the basis of the maximum price fixed by this Order for sales to the same class of buyer of that variety of grapes packed in its base container according to the relationship which the net weight of the grapes in the unlisted containers bears to the standard net weight of the grapes in its base container, cost of container included. For the purpose of this Section, the base containers for grapes shall be the six quart flat covered basket and the standard net weight thereof shall be deemed to be 7 lbs.

(2) This Section does not apply to sales at retail except when the fruit is sold by the container in the original container in which it was packed when received by the seller. Where a retailer does not sell the grapes in the unbroken original container but in smaller quantities, Section 12 shall apply.

Sales of Fruit Received on Consignment

15. The maximum price at which any person may sell to any buyer any grapes received by him on consignment from any person shall be an amount equal to the maximum price at which he could have sold those grapes to that buyer if he had purchased them from a grower.

Protective Services and Pre-Cooling

16. When it is necessary for any grower or licensed shipper to protect any shipment of grapes by pre-cooling and/or by the use of any customary protective service, the maximum price at which he may sell such shipment shall be that fixed by the other provisions of this Order PLUS the actual cost, but not exceeding the standard or customary charge, for such pre-cooling and/or protective service. The provisions of this Section shall only apply to shipments by railway in carload lots and such charges must be shown as a separate item on the seller's sales invoice.

PART VIII—RECORDS OF SALES AND PURCHASES

Sales Invoices

17. (1) On every sale of grapes to which this Order applies, other than a sale at retail, the seller shall at the time of delivery of the grapes furnish the buyer with an invoice showing:

- (a) the names and identifying addresses of the seller and the buyer and the date of sale;
- (b) the quantity sold and the price per container charged;
- (c) the variety of the grapes sold if they are Red, Sheridan or Black Roger varieties, and the kind and capacity of the container if other than a 6-quart flat covered basket.

(2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

18. (1) Every person other than the importer of imported grapes who buys any grapes for resale shall at the time of delivery of the grapes to him obtain from his supplier an invoice completed in accordance with the provisions of subsection (1) of Section 17 covering that transaction.

(2) Every person who imports any grapes shall, before selling such grapes, record on the invoice furnished by his supplier any of the particulars referred to in subsection (1) of Section 17 which are not recorded on that invoice when it is received by him.

(3) Every person who buys any grapes for resale shall, at the time of delivery of the grapes to him, obtain a receipted bill covering any amount paid by him for transportation of the grapes.

Retention and Inspection of Invoices and Transportation Receipts

19. Every duplicate copy of an invoice which a seller of grapes is required by this Order to make and keep and every invoice and transportation bill or receipt which a person who buys any such fruit obtains, shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

Sales Slips on Sales at Retail

20. Every person who sells any grapes at retail shall upon request of the buyer furnish him with a sales invoice showing the date of sale, the seller's name and address, the kind and capacity of container, the quantity and the price of the grapes sold.

Dated at Ottawa, this 21st day of August, 1946.

E. J. CHAMBERS,

Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-2087

Maximum Prices for Sales of Labrusca Type Grapes by Growers

(1) To licensed shippers, wholesale distributors, and truckers, to any retailer operating a central warehouse separate from his retail outlet or outlets who takes delivery at such warehouse, and to any person who buys in carload lots, are listed in Column 1;

(2) To any class of buyer other than those referred to in (1) above, and (3) below are listed in Column 2; and

(3) To consumers are listed in Column 3.

All prices include free delivery to a buyer within 15 road miles of seller's farm or country shipping point. In other cases they are f.o.b. his country shipping point.

NOTE: All closed (covered) packages must be well and properly filled, according to the provisions of The Fruit, Vegetables and Honey Act.

The open (uncovered) 6 quart basket must contain at least 8 pounds of grapes, net weight.

GRAPES GROWN IN ONTARIO

	Package	Column 1	Column 2	Column 3
		(cents per package)		
Sheridan and Black Roger Varieties (when package is so marked) and all Red Varieties.....	6-qt flat covered or 6-qt. open.....	42	48	64
All Other Varieties.....	6-qt. flat covered or 6-qt. open.....	39	45	60

GRAPES GROWN IN BRITISH COLUMBIA

		(cents per package)		
Sheridan and Black Roger Varieties (when package is so marked) and All Red Varieties.....	6-qt flat covered or 6-qt. open.....	49	56	75
All Other Varieties.....	6-qt. flat covered or 6-qt. open.....	46	53	71

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2088

Maximum Prices of Beets, Cabbage, and Carrots

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered as follows:

PART I—INTRODUCTION

Effective Date and Application of Order

1. (1) This Order comes into force on September 3, 1946, and replaces Administrator's Order No. A-1581, as amended, which is hereby revoked.

(2) This Order applies to all varieties, grades and qualities of the vegetables listed in the Schedule hereto whether Canadian grown or imported. The said vegetables are herein referred to as "root vegetables".

(3) Carrots and beets may not be weighed and sold with their tops on except when they have full fresh tops, are sold in bunches properly tied in advance of sale and, if grown in Canada, have a maximum diameter not exceeding 1½ inches in the case of carrots and 2½ inches in the case of beets.

(4) The maximum prices for cabbage fixed by this Order are for cabbage properly trimmed.

(5) This Order does not apply to sales of "root vegetables" by shippers to any operator of a dehydrating plant or to any commercial processor of "root vegetables" for use in manufacturing or processing any food or other product.

Prices Fixed Are Maximum Prices

2. All prices fixed by this Order are maximum prices and must not be exceeded. No charge may be made for a container or for packing, handling or any other service which results in the sum of the price and the charge for the container, packing, handling and/or service exceeding the maximum price.

Additional Payments and Considerations Are Part of the Price

3. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any root vegetable or received by the seller from any person in connection with the sale of any root vegetable shall constitute part of the price of such root vegetable.

PART II—DEFINITIONS

Zones

4. (1) For the purposes of this Order the following zones are established:
- (a) Zone No. 1 composed of,
- (i) that part of the province of Ontario south of a line drawn parallel to and always ten miles north of the Canadian Pacific Railway line from Spanish to Sudbury and from Sudbury to Mattawa;
 - (ii) the Island of Montreal;
 - (iii) those parts of the provinces of Manitoba and Saskatchewan south of a line which is 53 degrees 30 minutes north latitude;
 - (iv) that part of the province of Alberta south of the 54th parallel of north latitude; and
 - (v) that part of the province of British Columbia south of the 52nd parallel of north latitude;
- (b) Zone No. 2 composed of those parts of Canada not included in Zone No. 1.
- (2) In this Order "Zone" means a zone described in subsection (1) preceding.

Other Definitions

5. For the purposes of this Order,
- (a) "Canada No. 1" and "Canada No. 2" mean, respectively, root vegetables conforming to the standards for such grades defined and described in the Regulations issued under The Fruit, Vegetables and Honey Act;
 - (b) "consumer" means a person who buys root vegetables for his personal or household consumption;
 - (c) "distributing centre" means a city, town or village in which one or more wholesale distributors are carrying on business;
 - (d) "sell" includes an offer to sell and "buy" includes an offer to buy;
 - (e) "shipper" means any person who assembles and ships any root vegetable at the point of production or a primary producer of any root vegetable;
 - (f) "wholesale distributor" means any person, other than a shipper, who sells any root vegetable at wholesale, and "sell at wholesale" means to sell otherwise than at retail or to a consumer!

PART III—SALES BY SHIPPERS (INCLUDING PRIMARY PRODUCERS)

Sales by Shippers to Wholesale Distributors and Certain Other Buyers.

6. The maximum price at which a shipper may sell any root vegetable to another shipper, to a wholesale distributor, to a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery at such warehouse and to any person who buys root vegetables in carload lots

- (a) delivered at any distributing centre, shall be the price for the same set forth in the schedule hereto according to the zone in which the distributing centre is situated, the period in which the sale is made and the kind, variety and grade of the root vegetable;
- (b) delivered at any other point, shall be an amount equal to the maximum price, as fixed by clause (a) preceding, at which he may sell such root vegetable to that class of customer delivered at the distributing centre nearest to such point plus an amount equal to the cost of transporting the root vegetable at the lowest less than carload lot freight rate to that point from such nearest distributing centre.

Sales by Shippers to Buyers Not Covered by Sections 6 and 8.

7. The maximum price at which a shipper may, during any period, sell any root vegetable to any person, other than a consumer or a buyer of a class named in Section 6, delivered at any point in a zone, shall be the sum of the following:

- (a) an amount equal to the maximum price as fixed by this Order, at which, during that period, he may sell such root vegetable to a wholesale distributor delivered at a distributing centre in that zone;
- (b) an amount equal to 18 per cent of the amount referred to in clause (a) preceding; and
- (c) if such point is not a distributing centre, an amount equal to the cost of transporting the root vegetable at the lowest less than carload lot freight rate to that point from the distributing centre nearest to it.

Sales by Shippers to Consumers.

8. The maximum price at which a shipper may, during any period, sell any root vegetable to a consumer delivered at any point in a zone shall be the sum of the following:

- (a) an amount equal to the maximum price as fixed by Section 7, at which, during that period, he may sell such root vegetable delivered at that point to a buyer under the provisions of that Section; and
- (b) an amount equal to 30 per cent of his selling price.

PART IV—SALES BY WHOLESALE DISTRIBUTORS

9. (1) The maximum price at which a wholesale distributor may sell any root vegetable during any period shall be the sum of the following, f.o.b. his place of business:

- (a) the maximum price as fixed by this Order, at which, during that period, a shipper could sell such root vegetable to such wholesale distributor delivered to the distributing centre in which his place of business is situated; and
- (b) an amount equal to 15 per cent of his selling price.

(2) Notwithstanding the provisions of subsection (1) of this Section, if a wholesale distributor has purchased any root vegetable from another wholesale distributor whose place of business is situated in another distributing centre he may, with the approval in writing of the Administrator of Fresh Fruit and Vegetables or of some other duly authorized representative of the Board, add to his selling price, shown as a separate item on his invoice to his buyer, an amount not exceeding the actual cost incurred by him in transporting the root vegetable by freight to the distributing centre in which his place of business is situated from the distributing centre in which his supplier's place of business is situated.

Delivery to be Free in Certain Cases

10. If a sale of any root vegetable by a wholesale distributor is to a buyer whose place of business is within the limits of the city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone, delivery shall be free to that buyer.

Prepayment of Transportation Charges

11. At the request of the buyer, a wholesale distributor may prepay the cost of transporting any shipment of a root vegetable to the city, town or village in which the buyer has his place of business, but in that event he must show it as a separate item on his sales invoice to the buyer and must not include such charge in computing his markup.

PART V—SALES BY RETAILERS

Control Over Retailer's Purchases and Cost

12. A person selling root vegetables at retail shall not buy or otherwise acquire during any period any root vegetable,

- (a) from a shipper, at a total delivered cost in excess of the maximum price at which, under the provisions of this order, such root vegetable may be sold to him by such shipper during that period; or

- (b) from a wholesale distributor, at a price f.o.b. the wholesale distributor's place of business, in excess of the lawful maximum price at which, under the provisions of this Order, such wholesale distributor may, during that period, sell such root vegetable to the retailer f.o.b. the wholesale distributor's place of business.

Limitations on Transportation Charges

13. If his supplier is a wholesale distributor who is not required by this Order to deliver free to him, a retailer may include as part of his cost for the purpose of calculating his maximum selling price of any root vegetable, the actual cost incurred by him in transporting the root vegetable by freight to his receiving point from his supplier's shipping point. However, such retailer may not include the cost of transporting the root vegetable for a distance of more than one hundred miles without having first obtained the approval in writing of the Administrator of Fresh Fruit and Vegetables or of some other duly authorized representative of the Board except where the distance between his place of business and the distributing centre nearest to it is more than 100 miles.

Maximum Prices—Sales at Retail

14. (1) Except as provided in subsections (2) and (3) of this Section, the maximum price at which any person, other than a shipper, may sell any root vegetable at retail shall be the sum of the following:

- (a) The actual price paid by him for the root vegetable but not exceeding his maximum buying price as fixed by Section 12;
- (b) If his supplier is a wholesale distributor who is not required by this Order to deliver free to him, the actual cost incurred by him in transporting the root vegetable by freight from his supplier's shipping point to the city, town or village in which he has his place of business subject, however, to the limitation on transportation charges set forth in Section 13;
- (c) the amount, if any, by which the maximum price, as fixed by Section 6, at which a shipper could have sold the root vegetable to him during the period in which it is sold by him exceeds the maximum price, as fixed by Section 6, at which a shipper could have sold the root vegetable to him during the period in which it was purchased by him; and
- (d) the markup under the markup symbol "J" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order.

(2) The maximum price at which any person, other than a shipper, may sell at retail at any point any root vegetable purchased by him from a shipper during any period at a price not exceeding the maximum price at which, during that period, the shipper could have sold the root vegetable to a wholesale distributor delivered at that point, shall be the sum of the following:

- (a) the actual price paid by him for the root vegetable, provided that if he bought at less than such shipper's maximum price to a wholesale distributor, he may treat that maximum price as being the actual price paid by him;
 - (b) the amount, if any, by which the maximum price, as fixed by Section 6, at which a shipper could have sold the root vegetable to him during the period in which it is sold by him exceeds the maximum price, as fixed by Section 6, at which a shipper could have sold the root vegetable to him during the period in which it was purchased by him; and
 - (c) the markup under the markup symbol "K" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order.
- (3) The maximum price at which any person may sell at retail during any period any root vegetable imported by him shall be the sum of the following:
- (a) the maximum price, as fixed by Section 6, at which during that period, a shipper could sell that root vegetable to him in carload lots delivered to the city, town or village in which he has his place of business;
 - (b) the markup under the markup symbol "K" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order.

PART VI—MAXIMUM PRICES OF ROOT VEGETABLES PURCHASED AND SOLD IN
CERTAIN CONTAINERS

*Domestic Grown Root Vegetables—Sales by the Container by Wholesale
Distributors and Shippers*

15. (1) Notwithstanding the other provisions of this Order, for the purpose of determining the maximum price per container of any Canadian grown root vegetable when sold by a shipper or a wholesale distributor by the container in a container listed for that root vegetable in the table to this subsection, the net weight of such root vegetable in the container shall be deemed to be the net weight shown in such table; provided, however, that no wholesale distributor shall sell by the container any root vegetable which is packed in any such container unless the net weight thereof at the time of delivery to the buyer is equal to or more than the net weight shown in the table.

TABLE

<i>Kind of Root Vegetable</i>	<i>Description of Container</i>	<i>Net Weight</i>
1. Beets	Bushel Hamper	50 lbs.
2. New Cabbage	Bushel Hamper	30 lbs.
3. New Cabbage	Orange Box	35 lbs.
4. New Cabbage	Leamington Crate	40 lbs.
5. Savoy Cabbage	Bushel Hamper	30 lbs.
6. Savoy Cabbage	Orange Box	35 lbs.
7. Other Cabbage	Bushel Hamper	40 lbs.
8. Other Cabbage	Orange Box	45 lbs.
9. Carrots	Bushel Hamper	50 lbs.

NOTE: In this table "new cabbage" means cabbage, other than savoy cabbage, sold before September 1 of the year in which it is grown.

(2) When a wholesale distributor sells a Canadian grown root vegetable packed in a container listed in the table to subsection (1) preceding and the net weight thereof at the time of delivery to the buyer is less than the net weight shown in such table, such root vegetable shall be priced and sold by him by weight and he shall show on his sales invoice the actual net weight of the root vegetable sold.

Imported Root Vegetables—Sales by the Container by Wholesale Distributors

16. Notwithstanding the other provisions of this Order, for the purpose of determining the maximum price per container of any imported root vegetable when sold by a wholesale distributor by the container in a container listed for that root vegetable in the table to this section, the net weight of the root vegetable in the container shall be deemed to be the net weight shown in such table.

TABLE

<i>Kind of Root Vegetable</i>	<i>Description of Container</i>	<i>Net Weight</i>
1. Savoy Cabbage	Los Angeles Crate	67 lbs.
2. Other Cabbage	Los Angeles Crate	85 lbs.
3. Beets or Carrots in bunches with full fresh tops attached	Los Angeles Crate (containing 6 dozen or more bunches)	80 lbs.
4. Beets or Carrots in bunches with full fresh tops attached	Half Los Angeles Crate (containing 3 dozen or more)	40 lbs.
5. Cabbage, beets and Carrots (without tops)	Bag	Minimum net weight marked on the bag.

Sales at Retail of Root Vegetables Purchased by the Container.

17. Notwithstanding the other provisions of this Order, if a retailer purchases by the container any domestic grown root vegetable packed in a container listed in the table to subsection (1) of Section 15 or any imported root vegetable packed in a container listed in the table to Section 16, the net weight of the root vegetable in such container when received by him shall, for the purpose of determining the maximum price of the quantity priced and sold, be deemed to be the net weight shown in such table for that root vegetable and container.

PART VII—RECORDS OF SALES AND PURCHASES

Sales Invoices.

18. (1) On every sale of a root vegetable other than a sale at retail the seller shall at the time of delivery of the root vegetable furnish the buyer with an invoice showing:

- (a) the name and identifying address of the seller and the buyer and the date of sale;
- (b) the kind of root vegetable and the variety (if it is red cabbage or savoy cabbage);
- (c) if the root vegetable is sold by the container (other than in bags) in accordance with Section 15 or 16, the description of the container and the price per container charged;
- (d) if clause (c) preceding does not apply, the weight of the root vegetable sold and the price per pound charged;
- (e) the grade, if it does not conform to Canada No. 1 grade;
- (f) the word "bunch" if the root vegetable is beets or carrots sold in bunches with full fresh tops attached; and
- (g) the word "washed" if the root vegetable has been washed and scoured and/or waxed.

The following abbreviations may be used on the invoice to describe the container:

<i>Container</i>	<i>Abbreviation</i>
Bushel Hamper.....	Hpr
Orange Box.....	Box
Leamington Crate.....	Leam Crt
Los Angeles Crate (cabbage).....	LA
Los Angeles Crate (bunched beets or carrots —6 dozen or more).....	LA
Half Los Angeles Crate (bunched beets or carrots —3 dozen or more).....	

(2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

19. (1) Every person, other than the importer of a root vegetable, who buys any root vegetable for resale shall, at the time of delivery of the root vegetable to him, obtain from his supplier an invoice completed in accordance with the provisions of subsection (1) of Section 18, covering that transaction.

(2) Every person who imports a root vegetable for resale shall, before selling such root vegetable, record on the copy of the invoice furnished him by his supplier any of the particulars referred to in subsection (1) of Section 18 which are not recorded on that invoice when it is received by him. In recording such particulars such importer may use any abbreviation provided for in Section 18.

(3) Every person who buys any root vegetable for resale shall, at the time of delivery of the root vegetable to him, obtain a receipted bill covering any amount paid by him for the transportation of the root vegetable.

Retention and Inspection of Invoices and Transportation Receipts

20. Every duplicate copy of an invoice which a seller of root vegetable is required by this Order to make and keep and every invoice and transportation bill or receipt which a person who buys a root vegetable for resale obtains, shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

Sales Slips on Sales at Retail

21. Every person who sells any root vegetable at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address, the quantity, price, and kind of the root vegetable sold.

PART VIII—GENERAL PROVISIONS

Sales of Root Vegetables Received on Consignment

22. The maximum price at which any person may, during any period, sell to any class of buyer any root vegetable received by him on consignment from any person shall be an amount equal to the maximum price at which, during that period, he may sell to the same class of buyer the same kind, grade and variety of root vegetable purchased by him from such person.

Dated at Ottawa this 21st day of August, 1946.

E. J. CHAMBERS,
Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-2088

Maximum prices of root vegetables delivered at distributing centres in zones when sold by shippers (including primary producers) to shippers, to wholesale distributors, to any retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery at such warehouse and to any person who buys root vegetables in carload lots.

PART I—MAXIMUM PRICES DELIVERED AT DISTRIBUTING CENTRES IN ZONE NO. 1
(in cents per pound)

Item No.	Kind of Root Vegetable	Varieties	Grades	PERIOD OF SALE											
				September, October, November	January	February	March	April-May	June	July 1-15	July 16-31	August 1-15	August 16-31		
1	Cabbage.....	Red and Savoy.	No. 1.....	3- $\frac{1}{2}$	4	4- $\frac{1}{2}$	5- $\frac{1}{2}$	6	5- $\frac{1}{2}$	5	4- $\frac{1}{2}$	4- $\frac{1}{2}$	3- $\frac{1}{2}$		
2	Cabbage.....	Red and Savoy.	No. 2 or lower..	3	3- $\frac{1}{2}$	4- $\frac{1}{2}$	5	5- $\frac{1}{2}$	6	5- $\frac{1}{2}$	4- $\frac{1}{2}$	4- $\frac{1}{2}$	3- $\frac{1}{2}$		
3	Cabbage.....	All others.....	No. 1.....	2- $\frac{1}{2}$	3	3- $\frac{1}{2}$	4	5	5	4- $\frac{1}{2}$	4	3- $\frac{1}{2}$	2- $\frac{1}{2}$		
4	Cabbage.....	All others.....	No. 2 or lower..	2	2- $\frac{1}{2}$	3- $\frac{1}{2}$	4	4- $\frac{1}{2}$	5	4- $\frac{1}{2}$	4	3- $\frac{1}{2}$	2- $\frac{1}{2}$		
5	Beets (not washed).....	All.....	No. 1.....	2- $\frac{1}{2}$	2- $\frac{1}{2}$	3- $\frac{1}{2}$	3- $\frac{1}{2}$	3- $\frac{1}{2}$	3- $\frac{1}{2}$	3- $\frac{1}{2}$	3- $\frac{1}{2}$	2- $\frac{1}{2}$	2- $\frac{1}{2}$		
6	Beets (not washed).....	All.....	No. 2 or lower..	2	2- $\frac{1}{2}$	3	3- $\frac{1}{2}$	3- $\frac{1}{2}$	3- $\frac{1}{2}$	3- $\frac{1}{2}$	3- $\frac{1}{2}$	2- $\frac{1}{2}$	2- $\frac{1}{2}$		
7	Beets (washed and scoured and/or waxed).....	All.....	No. 1.....	2- $\frac{1}{2}$	3	3- $\frac{1}{2}$	3- $\frac{1}{2}$	4	4	3- $\frac{1}{2}$	3- $\frac{1}{2}$	3	2- $\frac{1}{2}$		
8	Beets (washed and scoured and/or waxed).....	All.....	No. 2 or lower..	2- $\frac{1}{2}$	2- $\frac{1}{2}$	3- $\frac{1}{2}$	3- $\frac{1}{2}$	3- $\frac{1}{2}$	4	3- $\frac{1}{2}$	3- $\frac{1}{2}$	3	2- $\frac{1}{2}$		
9	Carrots (not washed).....	All.....	No. 1.....	2	2- $\frac{1}{2}$	3	3- $\frac{1}{2}$	3- $\frac{1}{2}$	3- $\frac{1}{2}$	3	3- $\frac{1}{2}$	2- $\frac{1}{2}$	2- $\frac{1}{2}$		
10	Carrots (not washed).....	All.....	No. 2 or lower..	1- $\frac{1}{2}$	2	2- $\frac{1}{2}$	3	3	3- $\frac{1}{2}$	3	2- $\frac{1}{2}$	2- $\frac{1}{2}$	2		
11	Carrots (washed and scoured and/or waxed).....	All.....	No. 1.....	2- $\frac{1}{2}$	3	3- $\frac{1}{2}$	3- $\frac{1}{2}$	4	4	3- $\frac{1}{2}$	3- $\frac{1}{2}$	3	2- $\frac{1}{2}$		
12	Carrots (washed and scoured and/or waxed).....	All.....	No. 2 or lower..	2- $\frac{1}{2}$	2- $\frac{1}{2}$	3- $\frac{1}{2}$	3- $\frac{1}{2}$	3- $\frac{1}{2}$	4	3- $\frac{1}{2}$	3- $\frac{1}{2}$	3	2- $\frac{1}{2}$		
13	Beets, and Carrots in bunches (with full fresh tops attached).....	All.....	All Grades.....	4	4- $\frac{1}{2}$	5	5- $\frac{1}{2}$	5- $\frac{1}{2}$	5- $\frac{1}{2}$	5	4- $\frac{1}{2}$	4- $\frac{1}{2}$	4- $\frac{1}{2}$		

PART II—MAXIMUM PRICES DELIVERED AT DISTRIBUTING CENTRES IN ZONE NO. 2
(in cents per pound)

The maximum price delivered at any distributing centre in Zone No. 2 is during any period for any kind, variety and grade, the maximum for the same period, kind, variety and grade delivered at distributing centres in Zone 1, as set forth above, plus $\frac{1}{2}$ cent per pound.

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-2089

Maximum Prices of Sausage

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered as follows:

PART I—INTRODUCTION

Effective Date and Application of Order.

1. This Order comes into force on August 28, 1946, and replaces Administrator's Order No. A-1755 as amended, which is hereby revoked.

Definitions

2. For the purposes of this Order,

- (a) "sausage" means a product conforming to the regulations respecting sausage issued under the Food and Drugs Act;
- (b) "pork sausage" means fresh sausage, stuffed in the cleaned intestines of sheep, lambs or hogs, containing no animal products other than flesh or fat obtained from the carcass of a hog from which the tongue, heart, liver, lungs, kidneys and other viscera have been removed;
- (c) "commercial sausage" means any fresh sausage stuffed in the cleaned intestines of sheep, lambs or hogs, other than pork sausage;
- (d) "bologna style sausage" means sausage stuffed in beef casings (including lungs, bladders, rounds, weasands and middles) or in artificial casings or paraffined cloth bags of a similar size and which has been smoked or cooked or both smoked and cooked;
- (e) "wiener" or "frankfurter" means sausage stuffed in the cleaned intestines of sheep, lambs or hogs or in artificial casings (which may be removed before sale) of a similar size, and which has been smoked or cooked or both smoked and cooked;
- (f) "sell at wholesale" means to sell otherwise than at retail;
- (g) "sell" includes offer to sell;
- (h) "zone" means one of the zones numbered 1 to 15 mentioned in the Schedule hereto which zones correspond respectively with the zones, similarly numbered, described in Order No. 307 of the Board;
- (i) "pork sausage meat" means sausage conforming to the definition of pork sausage except that it is not stuffed in the cleaned intestines of sheep, lambs or hogs;
- (j) "commercial sausage meat" means sausage conforming to the definition of commercial sausage except that it is not stuffed in the cleaned intestines of sheep, lambs or hogs;
- (k) "canned pork sausage" means pork sausage with sheep or lamb casings which has been packed in a hermetically sealed metal container containing 14 ounces, net weight of product, and thoroughly cooked, and which conforms to the Regulations issued under the Food and Drugs Act;
- (l) "canned pork sausage meat" means pork sausage meat which has been solid packed in a hermetically sealed metal container containing 12 ounces, net weight of product, and thoroughly cooked, and which conforms to the Regulations issued under the Food and Drugs Act;
- (m) "canned commercial sausage" means commercial sausage with sheep or lamb casings which has been packed in a hermetically sealed metal container containing 14 ounces, net weight of product, and thoroughly cooked, and which conforms with the Regulations issued under the Food and Drugs Act;
- (n) "canned commercial sausage meat" means commercial sausage meat which has been solid packed in a hermetically sealed metal container containing 12 ounces, net weight, of product, and thoroughly cooked, and which conforms to the Regulations issued under the Food and Drugs Act;
- (o) "canned wieners" or "canned frankfurters" means wieners (or frankfurters) with sheep or lamb casings or which were processed in artificial casings which have been removed, and which have been packed in a hermetically sealed

metal container containing 14 ounces, net weight of product, and thoroughly cooked, and which conforms to the Regulations issued under the Food and Drugs Act;

- (p) "canned bologna style sausage meat" means bologna style sausage without casings which has been packed in a hermetically sealed metal container containing 12 ounces, net weight of product, and thoroughly cooked, and which conforms with the Regulations issued under the Food and Drugs Act.
- (q) "canned bologna style sausage meat" means the same product as (p) above but packed in a hermetically sealed metal container containing 6 pounds, net weight of the product.

Prices are Maximum Prices

3. All wholesale and retail prices fixed by this Order are maximum prices and must not be exceeded.

PART II—SALES AT WHOLESALE

Wholesale Prices Include Delivery Except as Specified

4. Wholesale prices include delivery to the buyer's place of business except in the following cases:

- (a) if delivery is by railway or by transshipment by railway, it is to be made at the railway station nearest to the buyer's place of business;
- (b) if delivery is by boat or by transshipment by boat, it is to be made on the wharf at the boat's port of call nearest to the buyer's place of business;
- (c) if delivery is by express at the buyer's request, the seller may add to his selling price the difference between the freight and express charges, if he shows the difference as a separate item on his sales invoice;
- (d) if the sale is to a person in a part of Canada not included in a zone, the seller may add to his selling price the transportation cost from the shipping point to the point of delivery to the buyer, if such cost is shown as a separate item on his sales invoice.

Wholesalers Must Make Equitable Distribution

5. Every person who sells at wholesale any meat or meat product of a kind described in the Schedule hereto shall equitably distribute his available supplies of the product among his customers. If a customer operates a branch of his business or otherwise operates more than one place of business he shall be deemed to be a separate customer in respect of each branch or place of business operated by him, and delivery to him shall be made to the place of business designated by such customer, or, if delivery is by railway, by boat, or by transshipment by railway or boat, to the railway station or on the wharf at the boat's port of call, as the case may be, nearest to such designated place of business.

Maximum Wholesale Prices

6. (1) The maximum price at which a person in a zone may sell at wholesale any sausage or sausage meat of a kind described in Part I of the Schedule hereto whether or not the product is frozen or in brine, shall be the price for same set forth in Part I of the Schedule hereto for the zone in which the buyer's place of business is situated or, if it be situated in a part of Canada not included in a zone, for the zone in which the seller's place of business is situated.

(2) The maximum price, sales tax included, at which any person in a zone may sell at wholesale any canned sausage product listed in Part II of the Schedule hereto, which was manufactured by him shall, according to the size and type of the container be the price for the same set forth in Part II of the said Schedule as the case may be, for the zone in which the buyer has his place of business or, if it be situated in a part of Canada not included in a zone, for the zone in which the seller has his place of business; provided however, that every such person shall continue to allow any difference in price which he has during the basic period, September 15 to October 11, 1941, both inclusive, or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which results in a

lower net price per unit of goods. If a person operates a branch of his business or otherwise operates more than one place of business, each such branch or other place of business shall, when selling any product listed in Part II of the said Schedule, manufactured by such person, be governed as to its maximum prices by the provisions of this subsection.

(3) The maximum price, sales tax included, at which any person in a zone may sell at wholesale any canned sausage product listed in Part II of the Schedule hereto which was not manufactured by him shall, according to the size and the type of the container be the price for the same set forth in Part II of the said Schedule as the case may be, for the zone in which the buyer has his place of business or, if it be situated in a part of Canada not included in a zone, for the zone in which the seller has his place of business; PLUS an amount equal to 5 per cent of his selling price.

(4) The maximum price at which a person in any part of Canada not included in a zone may sell at wholesale any meat or meat product listed in the Schedule hereto shall be such as may be approved or prescribed from time to time in writing by the Administrator of Meat and Meat Products with the approval of the Chairman of the Board or under the provisions of Board Order No. 414.

PART III—SALES AT RETAIL

Limitation on Retailer's Cost.

7. No person selling at retail any meat or meat product of a kind described in the Schedule hereto shall buy or otherwise acquire and no person shall buy or otherwise acquire on his behalf any such product at a total delivered cost in excess of the lawful maximum prices on sales at wholesale of the same, plus

- (a) if delivery is by railway and the nearest railway station is not in the city, town or village in which he has his place of business, the actual transportation charges from that railway station; or
- (b) if delivery is by boat and the boat's nearest port of call is not in the city, town or village in which he has his place of business, the actual transportation charges from the dock at that port of call.

Maximum Retail Prices.

8. (1) The maximum price at which any person other than the manufacturer thereof, may sell at retail any kind of sausage or sausage meat described in Part I of the Schedule hereto, regardless of whether the product is frozen or packed in brine, shall be the sum of the following:

- (a) his actual delivered cost of the product not exceeding his maximum delivered cost as fixed by Section 7 (except the difference between railway freight and express charges, if any, included in such cost); and
- (b) the lesser of the two following markups;
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the basic period, September 15 to October 11, 1941, both inclusive, on sales of products of the same kind and variety;
 - (ii) the markup calculated according to the provisions of Board Order No. 450 and in Schedule "A" of that Order under the markup symbol "H".

(2) The maximum price at which any person, other than the manufacturer thereof, may sell at retail any meat or meat product listed in Part II of the Schedule hereto shall be the sum of

- (a) his actual delivered cost of the product not exceeding his maximum delivered cost as fixed by Section 7 (except the difference between railway freight and express charges, if any, included in such cost); and
- (b) if he bought the product from the manufacturer thereof, the lesser of the two following markups;
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of canned products of the same kind and variety;
 - (ii) the markup calculated according to the provisions of Board Order No. 450 and in Schedule "A" of that Order under the markup symbol "G"; or

(c) if he bought the product from any person other than the manufacturer thereof, the lesser of the two following markups:

- (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period, on sales of canned products of the same kind and variety;
- (ii) the markup calculated according to the provisions of Board Order No. 450 and in Schedule "A" of that Order under the markup symbol "F".

(3) The maximum price at which any person may sell at retail any meat or meat product of a kind described in the Schedule hereto, manufactured by him, shall be the sum of the following:

- (a) the lawful maximum price at which such product may be sold at wholesale in the zone or other part of Canada in which the seller's place of business is situate; and
- (b) a percentage markup not exceeding the lawful percentage markup customarily obtained by him during the said basic period on sales of that kind of sausage or sausage meat but not in any event exceeding 33 $\frac{1}{3}$ per cent of such wholesale price.

PART IV—RECORDS OF SALES AND PURCHASES

Sales Invoices.

9. (1) On every sale at wholesale of any meat or meat product to which this Order applies, the seller shall at the time of delivery of the product furnish the buyer with an invoice showing:

- (a) the names and identifying addresses of the seller and the buyer and the date of sale;
- (b) the kind and weight of the product and price per pound or per container charged;
- (c) the freight or express charges, if any, added to the price under Section 4.

(2) Each such seller shall keep a duplicate of each invoice furnished by him as required by this Section.

Record of Purchases.

10. (1) Every person who buys any meat or meat product to which this Order applies, for resale shall at the time of delivery of the product to him, obtain from his supplier an invoice completed in accordance with the provisions of subsection (1) of Section 9 covering that transaction.

(2) Every person who buys any meat or meat product to which this Order applies for resale shall at the time of delivery of the product to him, obtain a receipted bill covering any amount paid by him for the transportation of the product.

Retention and Inspection of Invoices and Transportation Receipts.

11. Every duplicate copy of an invoice which a seller of any meat or meat product to which this Order applies is required by this Order to make and keep and every invoice and transportation bill or receipt which a person who buys any such product obtains, shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

Sales Slips on Sales at Retail.

12. Every person who sells any meat or meat product to which this Order applies at retail shall upon request of the buyer furnish him with a sales invoice, showing the date of sale, the seller's name and address, the kind, quantity and price of the product sold.

Dated at Ottawa, this 21st day of August, 1946.

F. S. GRIDALE,
Administrator of Meat and Meat Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER NO. A-2089

Maximum Wholesale Prices for Sausage and Sausage Meat
(in cents per pound)

Z O N E S

PART I

Kind of Sausage and Sausage Meat	Kind of Casing	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
Pork Sausage in a package containing not over $1\frac{1}{4}$ lbs..	S.C.	29.50	29.00	28.50	28.50	28.50	28.50	29.00	28.50	28.00	27.25	26.75	26.50	27.75	27.50	28.00
Pork Sausage in a package containing not over $1\frac{1}{4}$ lbs..	H.C.	26.75	26.25	25.75	25.75	25.75	25.75	26.25	25.75	25.25	24.50	24.00	23.75	25.00	24.75	25.25
Pork Sausage in bulk or in a package containing more than $1\frac{1}{4}$ lbs.....	S.C.	28.50	28.00	27.50	27.50	27.50	27.50	28.00	27.50	27.00	26.25	25.75	25.50	26.75	26.50	27.00
Pork Sausage in bulk or in a package containing more than $1\frac{1}{4}$ lbs.....	H.C.	25.75	25.25	24.75	24.75	24.75	24.75	25.25	24.75	24.25	23.50	23.00	22.75	24.00	23.75	24.25
Pork Sausage Meat in a package containing not over $1\frac{1}{4}$ lbs.....	Not in casings.	24.75	24.25	23.75	23.75	23.75	23.75	24.25	23.75	23.25	22.50	22.00	21.75	23.00	22.75	23.25
Pork Sausage Meat in bulk or in a package containing more than $1\frac{1}{4}$ lbs.....	Not in casings..	23.75	23.25	22.75	22.75	22.75	22.75	23.25	22.75	22.25	21.50	21.00	20.75	22.00	21.75	22.25
Commercial Sausage.....	S.C.	22.50	22.00	21.50	21.50	21.50	21.50	22.00	21.50	21.00	20.25	19.75	19.50	20.75	20.50	21.00
Commercial Sausage.....	H.C.	19.75	19.25	18.75	18.75	18.75	18.75	19.25	18.75	18.25	17.50	17.00	16.75	18.00	17.75	18.25

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-2089
Maximum Wholesale Prices for Sausage and Sausage Meat
(in cents per pound)

PART I (Continued)

ZONES

Kind of Sausage and Sausage Meat	Kind of Casing	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
Commercial Sausage Meat in a package containing not over 1½ lbs.....	Not in Casings.	18.75	18.25	17.75	17.75	17.75	17.75	18.25	17.75	17.25	16.50	16.00	15.75	17.00	16.75	17.25
Commercial Sausage Meat in a package containing more than 1½ lbs.....	Not in Casings.	17.75	17.25	16.75	16.75	16.75	16.75	17.25	16.75	16.25	15.50	15.00	14.75	16.00	15.75	16.25
Bologna Style Sausage.....	B.C., A.C. or P.B.	20.00	19.50	19.25	19.00	19.00	19.00	19.50	19.00	18.50	17.75	17.50	17.25	18.50	18.25	18.75
Wieners and Frankfurters.....	S.C.....	26.00	25.50	25.25	25.00	25.00	25.00	25.50	25.00	24.50	23.75	23.50	23.25	24.50	24.25	24.75
Wieners and Frankfurters.....	H.C.....	23.25	22.75	22.50	22.25	22.25	22.25	22.75	22.25	21.75	21.00	20.75	20.50	21.75	21.50	22.00
Wieners and Frankfurters.....	A.C. not removed	23.00	22.50	22.25	22.00	22.00	22.00	22.50	22.00	21.50	20.75	20.50	20.25	21.50	21.25	21.75
Wieners and Frankfurters.....	A.C. removed	23.50	23.00	22.75	22.50	22.50	22.50	23.00	22.50	22.00	21.25	21.00	21.75	22.00	21.75	22.25

PART II
 MAXIMUM PRICES FOR THE FOLLOWING KINDS OF CANNED SAUSAGE AND SAUSAGE MEAT
 ZONES

(in dollars and cents per dozen containers)

Kind of Product	Size and Type of Container and net Contents	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
1. Canned Pork Sausage.....	14 oz. (Round).....	4.28	4.21	4.13	4.13	4.13	4.13	4.21	4.14	4.06	3.99	3.95	3.90	4.00	4.03	4.10
2. Canned Pork Sausage Meat.....	12 oz. (Round).....	3.01	2.95	2.89	2.89	2.89	2.89	2.95	2.89	2.82	2.76	2.73	2.69	2.77	2.80	2.86
3. Canned Commercial Sausage.....	14 oz. (Round).....	3.60	3.53	3.45	3.45	3.45	3.45	3.53	3.46	3.38	3.31	3.27	3.22	3.32	3.35	3.42
4. Canned Commercial Sausage Meat.....	12 oz. (Round).....	2.42	2.36	2.30	2.30	2.30	2.30	2.37	2.31	2.24	2.18	2.15	2.11	2.19	2.22	2.28
5. Canned Wieners and Frankfurters.....	14 oz. (Round).....	4.02	3.95	3.87	3.87	3.87	3.87	3.95	3.88	3.80	3.73	3.70	3.67	3.77	3.80	3.87
6. Canned Bologna Style Sausage Meat....	12 oz. (Round).....	2.57	2.51	2.45	2.45	2.45	2.45	2.52	2.46	2.39	2.33	2.31	2.28	2.36	2.39	2.45
7. Canned Bologna Style.....	12 oz. (Rectangular)	2.77	2.71	2.65	2.65	2.65	2.65	2.72	2.66	2.59	2.53	2.51	2.48	2.56	2.59	2.63
(in cents per pound)																
8. Canned Bologna Style Sausage Meat....	6 lb. (Rectangular)	26.89	26.28	25.58	25.58	25.58	25.58	26.23	25.62	24.93	24.23	23.96	23.69	24.58	24.89	25.50

WARTIME PRICES AND TRADE BOARD

Administrator's Order No. A-2090

Pork Products

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered as follows:

- This Order comes into effect on August 28, 1946.
- Schedule "A," to Administrator's Order No. A-1946, as amended, is hereby further amended by adding to the list of canned pork products therein the following: "Product No. 236—means the same product as Product No. 229 but packed in a rectangular type hermetically sealed metal container twelve ounces, net weight of product."
- Schedule "B," to said Administrator's Order No. A-1946, as amended, is hereby further amended by adding thereto Product No. 236, together with particulars under the appropriate headings as follows:

Z O N E S

"Product No.	Description of Product	Net Contents and Type of Container	Price Basis	1	2	3, 4, 5, 6,	7	8	9	10	11	12	13	14	15
236	Canned spiced Ham	12 oz. (Rectangular)	\$ & cts. per doz.	4.30	4.24	4.18	4.21	4.15	4.08	4.02	3.98	3.93	4.01	4.04	4.10"

DATED at OTTAWA, this 21st day of August, 1946.

APPROVED:

D. GORDON

Chairman, Wartime Prices and Trade Board.

F. S. GRISDALE,

Administrator of Meat and Meat Products

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2091

Respecting the Standardization and Simplification of Packaging

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered as follows:

1. This Order shall come into force on August 26, 1946.

2. Schedule "A" to Administrator's Order No. A-192 is hereby revoked and the Schedule to this Order substituted therefor.

Dated at Ottawa this 22nd day of August, 1946.

C. V. HODDER,

Administrator of Packages and Converted Paper Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-2091

Maximum weights of paper that may be used to manufacture "S.O.S." or "Wedge" style kraft paper bags for use in retail stores.

*Size of bag
(by capacity)*

*Maximum weight of kraft paper, on basis
of 500 sheets, 24 inches by 36 inches*

	Light Kraft Bags	Medium Kraft Bags	Heavy Kraft Bags
$\frac{1}{2}$	25
1	25
2	25
3	25
4	28
5	28
6	30
7	30
8	30
10	33
12	33
14	35	39	..
16	35	39	..
20	37	44	47
25	37	44	47
30	44	47
35	44	47

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2092

Maximum Prices of Dogfish Liver Oil and Mudshark Liver Oil

Under powers given by the Wartime Prices and Trade Board to the Oils and Fats Administrator, it is hereby ordered as follows:

1. This Order comes into force on August 22, 1946.

2. Administrator's Order No. A-2077 which fixes the maximum prices of dogfish liver oil and mudshark liver oil, is hereby amended by deleting subsection (2) of Section 1 therein.

Dated at Ottawa, this 21st day of August, 1946.

F. H. LEHBERG,

Oils and Fats Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2093

Maximum Prices of Oranges

Under powers conferred by The Wartime Prices and Trade Board upon the Administrator of Fresh Fruit and Vegetables, it is hereby ordered as follows:

1. This Order shall come into force on August 30, 1946.

2. Subsection (1) of Section 5 of Administrator's Order No. A-1450, as heretofore amended, is hereby revoked and is replaced by the following:

"(1) The maximum price at which a wholesale distributor may sell any oranges imported by him from the United States of America shall be the sum of the following, f.o.b. his place of business:

(a) an amount equal to

(i) the lawful maximum price, f.o.b. shipping point, as fixed by the Maximum Price Regulations issued by the Office of Price Administration of that Country (hereinafter referred to as the "O.P.A. Regulations") at which a grower may sell those oranges in carload lots to a carlot receiver PLUS, if he bought through a broker, brokerage charges as authorized by the said O.P.A. Regulations and PLUS an amount equal to the cost of transporting the oranges in carload lots to the city, town or village in which he has his place of business

1. from Phoenix, Arizona, if the oranges were grown in the State of California or Arizona and his place of business is situated west of the 110th meridian of West longitude.

2. from Los Angeles, California, if the oranges were grown in the State of California or Arizona and his place of business is situated east of the 110th meridian of West longitude; or

3. from Homestead, Florida, if the oranges were grown in any part of the United States of America except the States of California and Arizona;

or

(ii) if he purchased the oranges in less than carload lots at or from any wholesale receiving point in that Country, the actual price paid by him for the oranges (but not exceeding the lawful maximum price, as fixed by the said O.P.A. Regulations, at which a carlot receiver may sell those oranges ex car at that point to a wholesaler) plus the cost of transporting the oranges to the city, town or village in which he has his place of business from such wholesale receiving point OR the amount fixed by paragraph (i) preceding, whichever amount is the greater;

(b) the amount actually paid by him for protective services (icing, refrigeration and/or heating of the freight car in which the oranges are shipped to him); provided that if the oranges were sold to him by a grower or a country shipper on a delivered price basis, he may treat as the amount actually paid by him for protective services the protective service allowance fixed by the said O.P.A. Regulations for such delivered sales;

(c) the bank and foreign exchange and the customs duty, excise tax and insurance charges that are to be borne by him and are not included in the amount fixed by clause (a) preceding;

(d) the actual cost incurred by him for necessary extra wrapping of the oranges, but not to exceed 10 cents per standard shipping container; and

(e) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, both inclusive, on sales of that pack and variety of oranges, but not in any event exceeding 15 per cent of his selling price."

Dated at Ottawa this 23rd day of August, 1946.

E. J. CHAMBERS,

Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Regulations
(Reconstruction and Supply)

DEPARTMENT OF RECONSTRUCTION AND SUPPLY

PRIORITIES OFFICER

Order No. P.O. 11A
(Order No. P.O. 11 rescinded)

(Priority Rating for Building Materials for Use in Government Approved Low-Cost Housing Projects)

Pursuant to the powers conferred by Orders in Council P.C. 1169 of February 20, 1941, and P.C. 1609 of April 23, 1946, and any other Order in Council, it is hereby ordered as follows:

1. *Purpose of Order*

The Priorities Officer has established a priority rating designated by the letters "APH" and a serial number for use in channelling the required quantities of building materials into government-approved, low-cost housing projects. Each serial number designates a specific project, but there is no priority as between projects. The purpose of this Order is to prescribe the uses of the rating.

2. *Definitions*

For the purposes of this Order,

- (a) "authorized user" means any person who is specifically authorized to use the rating by permit in writing issued by the Priorities Officer;
- (b) "building materials" means any goods or materials listed in Schedule "A" to this Order;
- (c) "rating" means the combination of the letters "APH" and the serial number assigned for a project to an authorized user by permit in writing of the Priorities Officer;
- (d) "rated purchase order" means a written purchase order for building materials to which a rating has been applied or extended in accordance with this Order;
- (e) "supplier" means any person who, in the ordinary course of business, sells building materials.

3. *Authorization by Authorized User*

Any authorized user may authorize any other person to use the rating to obtain building materials for use on the project for which the rating was assigned to the authorized user. To be valid any authorization under this Section must be in writing.

4. *Application of Rating to Purchase Orders*

Any authorized user and any person authorized, in accordance with Section 3 of this Order, to use a rating may apply the proper rating on any purchase order placed by him for the minimum quantity of building materials required for use on the project for which the rating was assigned.

5. *Dates for Delivery on Purchase Orders*

Every person who places a rated purchase order shall also specify on such order the date or dates for delivery of the building materials designated in the purchase order. No such date shall be more than thirty days before the date when the building materials are required for use on the project.

6. *Rated Purchase Orders Not to be Placed for Excess Quantity of Building Materials*

An authorized user, or a person authorized by an authorized user to use the rating, must not place rated purchase orders for any more building materials than are required to complete the project for which the rating was assigned.

7. *Unauthorized Uses of Rating Prohibited*

(1) No person shall use a rating except to obtain building materials for the project for which the rating was assigned.

(2) No person shall use a false rating on any purchase order for building materials or falsely represent himself as an authorized user or as a person authorized to use a rating.

8. *Suppliers to Give Priority to Rated Purchase Orders*

Subject to the exception set out in Section 11 of this Order, a supplier who receives a rated purchase order for building materials must not sell or supply any building materials of the sort designated on the rated purchase order to any person, except the person who placed the rated purchase order, after the date specified in the rated purchase order for the delivery of the materials, unless he has previously filled the rated purchase order.

9. *Certification for Use by Suppliers*

A supplier who receives a rated purchase order may, to the extent that he is unable to fill the rated purchase order from his available stock, extend the rating shown on such rated purchase order to a purchase order placed by him with his supplier by certifying on his purchase order as follows:

We certify that we have received a rated purchase order for the supply of building materials against the rating APH.....
(state serial number)

from
(State name and address of person from whom rated purchase order received)

which we are unable to fill from our available stock.

.....
(Signature of supplier)

10. *Acceptance and Cancellation by Suppliers of Rated Purchase Orders*

(1) Subject to the exception set out in Section 11 of this Order, a supplier must accept the rated purchase order of any person who is ready and willing to abide by the supplier's ordinary, reasonable and lawful terms of sale.

(2) Any supplier who fails or refuses to accept a rated purchase order shall, upon written request of the person placing the order, promptly give his reasons in writing for his failure or refusal.

11. *Exception as to Suppliers who are Producers or Fabricators, and in Respect of Certain Building Materials*

(1) Except as provided in subsections (2) and (3), next succeeding, a supplier who is also a producer or fabricator of the building materials designated on a rated purchase order received by him and who does not, in the ordinary course of his business, sell directly to consumers need not accept such rated purchase order or fill it in priority to any other purchase order unless specifically required to do so by the Priorities Officer.

(2) The provisions of subsection (1), next preceding, shall not apply to any branch or subsidiary of a producer or fabricator which operates as a distributional outlet.

(3) The provisions of subsection (1) of this section shall not apply to producers or fabricators in respect of any of the building materials:

Lumber—framing, siding, roofing and outside trim including sash and frames, interior trim including doors, finished flooring and plywood;

(NOTE: Lumber is also subject to orders or directions of the Timber Controller.)

- Pressed steel bathtubs, sinks and lavatories;
- Warm air furnaces, floor and wall furnaces;
- Radiation (tubular and convactor);
- Furnace pipe, fittings and duct work;

Steel registers and grilles;
 Cast iron soil pipe and fittings;
 Low pressure boilers for residential heating use;
 Screwed pipe fittings in the following classes:
 (a) Gray cast recessed drainage, 2 in. and under
 (b) Gray cast steam fittings, 3 in. and under (125 lbs. S.W.P.)
 (c) Malleable fittings, including unions, 2 in. and under (150 lbs. S.W.P.);
 Electrical wires and cables, wiring supplies and devices of all kinds;
 Builders' hardware.

12. *Prohibition Against Unauthorized Disposition of Building Materials Obtained Under Rated Purchase Orders*

No person shall dispose of any building materials acquired under a rated purchase order (except a supplier to the person placing the order) and no person shall use building materials acquired under any such purchase order except on the project for which the rating was assigned.

13. *Records*

(1) Every person who uses a rating shall keep on file a copy of each rated purchase order placed by him.

(2) Every supplier shall keep on file all rated purchase orders received by him and a copy of every invoice or sales slip for building materials sold or supplied by him.

14. *Permits*

The provisions of this Order shall be subject to any permit in writing issued by the Priorities Officer.

15. *Applications to Priorities Officer*

Any person authorized to use a rating who is unable to obtain building materials for use on the project for which the rating was assigned may apply in writing to the Priorities Officer for relief. Each such application shall set out the efforts which have been made to obtain the materials and the reasons why they cannot be obtained, including any written reasons furnished by any supplier for failing or refusing to supply building materials against a rated purchase order. The application should be submitted to the nearest office of the Priorities Branch or to the Priorities Branch, Department of Reconstruction and Supply, Ottawa.

The addresses of the Regional Offices of the Priorities Branch are as follows:

224 Youville Square, Montreal
 11 Jordan Street, Toronto
 729 Marine Building, Vancouver.

16. *Order No. P.O. 11 Rescinded*

Order of the Priorities Officer No. P.O. 11 dated March 12, 1946, is hereby rescinded.

W. E. UREN,
Priorities Officer.

APPROVED:

C. D. HOWE,
Minister of Reconstruction and Supply.

(A person who contravenes or fails to observe any provision of this Order is liable to the penalties prescribed by Section 15 of The Wartime Industries Control Regulations set out in Order in Council P.C. 3 of January 4, 1944, as amended.)

SCHEDULE "A"

to

ORDER No. P.O. 11A of the Priorities Officer

1. Blocks—concrete, cinder and clay
2. Brick—common and face
3. Builders' hardware
4. Building papers and felts
5. Cement

6. Sewer pipes, field tile and flue linings
7. Conduit and fittings
8. Electrical wires and cables, wiring supplies and devices of all kinds
9. Fibre board and lath
10. Furnaces
11. Glass
12. Gypsum board and lath
13. Heaters—coal, gas and oil
14. Insulation materials
15. Lumber—framing, siding, roofing and outside trim including sash and frames;
interior trim including doors, finished flooring and plywood
16. Nails
17. Paints and varnishes
18. Plumbing fixtures and fittings
19. Range boilers
20. Soil pipe and fittings
21. Steel pipe and fittings
22. Roofing materials
23. Shingles—asphalt, cement, asbestos and wood
24. Steel sheets—black and galvanized
25. Reinforcing steel
26. Linoleum
27. Lime
28. Plaster.

PART V

Export Permit Branch
(Trade and Commerce)

Export Permit Regulations, 1946**Export Permit Branch Order No. 3**

OTTAWA, August 19, 1946.

By virtue of the power conferred upon the undersigned by Order in Council P.C. 3398 of August 9, 1946, Paragraph 3, it is hereby ordered:

1. That the following items be deleted from Group 1 of the Export Control Schedule of Commodities, so that an export permit will no longer be required therefor when shipped to any destination, except as otherwise provided by Clause 10 of the Export Permit Regulations, 1946:

Certified seed potatoes.
Dried or dehydrated soups and vegetables.
Horseradish.
Mustard, prepared and ground.
Vinegar.
Yeast, n.o.p.

Field crops and vegetable seeds—

Asparagus.
Beans (garden).
Beet.
Borecole or kale.
Broccoli (sprouting).
Brome grass.
Brussels sprouts.
Cabbage.
Carrot.
Cauliflower.
Celeriac.
Celery.
Chewing's Fescue.
Citron.
Clover, Sweet.
Corn (garden).
Creeping Red Fescue.
Cress.
Crested Dog's Tail.
Crested wheat grass.
Cucumber.
Egg plant.
Endive.
Kohlrabbi.
Leek.
Lettuce.
Mangel.
Meadow fescue.
Millet.
Musk melon.
Mustard.
Onion.
Onion sets.

Orchard grass.
 Parsley.
 Parsnip.
 Peas (garden).
 Pepper.
 Pumpkin.
 Radish.
 Red Top.
 Reed canary grass.
 Rough stock meadow grass.
 Rye grass.
 Salsify.
 Sorghum.
 Spinach.
 Squash.
 Sudan grass.
 Sugar beet.
 Swede.
 Swiss chard.
 Tall oat grass.
 Timothy.
 Tomato.
 Turnip.
 Vegetable marrow.
 Vetch.
 Watermelon.
 Slender wheat grass.
 Western Rye Grass.

Spices—

Allspice.
 Cloves.
 Coriander seed.
 Cumin seed.
 Fennel seed.
 Ginger.
 Tumeric.

2. That this Order shall come into force and have effect on and after August 27, 1946.

JAS. A. MacKINNON,
Minister of Trade and Commerce.

VOLUME III No. 10



September 9, 1946

STATUTORY ORDERS AND REGULATIONS, 1946

Published under authority of Order in Council P.C. 10793 of
26th November, 1942, as amended by Order in Council
P.C. 7225 of 3rd December, 1945

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER, C.M.G., B.A., L.Ph.,
KING'S PRINTER AND CONTROLLER OF STATIONERY
1946

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(Trade and Commerce)

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PART I

Orders in Council

Regulations for the Administration and Distribution of Naval, Military and Air Force Estates, 1946.

P.C. 3617

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 27th day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 1065 dated 19th March, 1940, as amended by P.C. 7249 dated 11th December, 1940, P.C. 4770 dated 2nd July, 1941, P.C. 4738 dated 10th June, 1943, P.C. 5930 dated 28th July, 1943, and P.C. 6223 dated 28th September, 1945, "Regulations for the Administration and Distribution of Naval, Military and Air Force Estates 1940" were established;

And Whereas the Minister of National Defence represents that it is desirable to consolidate all such Orders in Council under the provisions of The National Emergency Transitional Powers Act, 1945, to continue in an orderly manner measures adopted during and by reason of the war;

Now, Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, concurred in by the Minister of National Defence for Naval Services and the Minister of National Defence for Air, and under and by virtue of the authority conferred by the National Emergency Transitional Powers Act, 1945, is pleased to order as follows:—

1. Order in Council P.C. 1065 dated 19th March, 1940, establishing "Regulations for the Administration and Distribution of Naval, Military and Air Force Estates, 1940," as amended by Orders in Council P.C. 7249 dated 11th December, 1940, P.C. 4770 dated 2nd July, 1941, P.C. 4738 dated 10th June, 1943, P.C. 5930 dated 28th July, 1943, and P.C. 6223 dated 28th September, 1945, is hereby revoked; and

2. The attached "Regulations for the Administration and Distribution of Naval, Military and Air Force Estates, 1946" are hereby made and established in lieu of the regulations hereby revoked.

A. M. HILL,

Asst. Clerk of the Privy Council.

Regulations for the Administration and Distribution of Naval, Military and Air Force Estates, 1946.

1. These Regulations may be cited as "Estates Regulations, 1946."
2. In these Regulations, unless the context otherwise requires:—
 - (a) "Minister" means the Minister of National Defence.
 - (b) "Director of Estates" means the Officer of the Department of National Defence appointed to administer the service estates of deceased members of the Naval, Military and Air Forces of Canada on Active Service.
 - (c) "Member" means any person serving in the Naval, Military or Air Forces of Canada on Active Service.

- (d) "Service Estate" in respect of a deceased member means that part of his personal estate which consists of balance of pay and allowances and other emoluments emanating from the Crown, which at date of death are due or otherwise payable and effects issued by the Crown, which under Regulations he is permitted to retain, and all personal belongings found on the deceased and in camp, quarters or otherwise in the care or custody of the Service authorities, including cash on hand and personal articles and effects.
- (e) "Appropriate Paymaster" means:
- (i) In respect of a member of the Naval Forces the Accountant Officer of the ship or establishment.
 - (ii) In respect of a member of the Military Force, the Paymaster, or of the Air Force, the Accountant Officer, of the unit or formation.
who at the date of such member's death was responsible for the issue of pay to said member.
- (f) "Deceased Member" includes any member who has been officially reported as dead or presumed dead in accordance with the appropriate Service Regulations from time to time in force.

3. Except as otherwise specifically provided herein, these Regulations shall apply in respect of a member notwithstanding anything to the contrary in the provisions of any Act (other than the War Measures Act and the National Emergency Transitional Powers Act, 1945), Regulation or Order relating to the Force in which such member was serving at the date of death, provided that in respect of a member of the Naval Forces, these Regulations shall only apply to the extent that they are not inconsistent with any law, Regulation or Order relating to the Naval Service.

4. The Minister may appoint a Director of Estates who shall be a barrister of at least fifteen years' standing and who shall be directly responsible to the Deputy Minister of National Defence. Such officer, clerks and employees as are necessary for the administration of the service estates of the deceased members may be appointed in the manner authorized by law.

5. On receipt of report of death, the Officer i/c Records—Naval, Military or Air, as the case may be, at National Defence Headquarters shall promptly forward notice thereof to the Director of Estates, giving particulars thereof and of the next-of-kin as appearing on the "Particulars of Family" form, together with the deceased member's Will on deposit in such Record Office, or if there is no Will so deposited, information as to where such Will is located, if known.

6. On the death of a member, a Committee of Adjustment shall be appointed to:—

- (a) Secure and make an inventory of all the personal effects of the deceased, on his person, in camp, quarters or otherwise in the care or custody of the Service authorities.
- (b) Ascertain the amount of the preferential charges on the service estate of the deceased.
- (c) Forward all personal effects, wherever located, for custody to the appropriate officer designated by Article 221 or by Article 831 (as the case may be) of the Financial Regulations and Instructions hereinafter referred to.
- (d) Lodge with the appropriate Paymaster any cash of the deceased on hand, together with the documents and accounts referred to in Article 221 or in Article 831 (as the case may be) of such Financial Regulations and Instructions.

Provided that where death occurs at sea and the ship or vessel in which the deceased was being transported either to or from any port in Canada becomes a total loss, no Committee of Adjustment shall be appointed and the provisions of the said Article 221 in respect of such deaths shall apply.

7. Preferential charges on the service estate of a deceased member are service debts, and are a first charge or lien against such estate. They are payable by the Director of Estates in preference to all other debts and liabilities, in the following order:—

- (a) Quarters.
- (b) Mess, canteen, band and other service accounts.

- (c) Service clothing, appointments and equipment, purchased by a deceased member, not exceeding a sum equal to six months' pay of the deceased, and having become due within eighteen months before his death.

8. When death occurs in Canada:—

The provisions of Articles 221 of Financial Regulations and Instructions for Canadian Active Service Force (Canada) and of Financial Regulations and Instructions for the Royal Canadian Air Force on Active Service (Canada) shall, except to the extent that such provisions are inconsistent with these Regulations apply with respect to a deceased member of the Active Militia on Active Service and of the Royal Canadian Air Force on Active Service respectively. Wherever in the said Articles the expressions "Officer i/c Estates" and "Estates Branch" occur, there shall for the purpose of these Regulations be substituted therefor the expression "The Director of Estates", Department of National Defence.

9. When death occurs in the United Kingdom:—

- (a) The provisions of Articles 831 of Financial Regulations and Instructions for the Canadian Active Service Force (Overseas) and of Financial Regulations and Instructions for the Royal Canadian Air Force on Active Service (Overseas) shall, except to the extent that such provisions are inconsistent with these Regulations apply with respect to a deceased member of the Active Militia on Active Service and of the Royal Canadian Air Force on Active Service respectively.
- (b) The personal effects and documents referred to in said Articles 831 shall, pending instructions from the Director of Estates as to their disposal, be retained by the Officer i/c Estates, Overseas, in safe custody.

10. When death occurs outside of Canada or United Kingdom:—

- (a) The Commanding Officer of the deceased member's unit shall, as soon as possible, appoint an officer who shall act as a Committee of Adjustment to secure all the deceased member's effects and forward same, with an inventory thereof, giving full regimental description of the deceased member, in a sealed package to the Officer i/c Estates, Overseas, who shall retain same in safe custody, pending instructions from the Director of Estates.
- (b) The Officer acting as a Committee of Adjustment shall forward to the appropriate Paymaster a copy of the inventory of effects referred to in Clause (a) of this paragraph together with a statement of such preferential charges as may have come to his notice, Pay Book, and the documents and cash referred to in Articles 831 of the Financial Regulations and Instructions (Overseas) mentioned in paragraph 9 of these Regulations. Such Paymaster shall then deal with such inventory, statement, Pay Book, documents and cash in the manner prescribed in the said Articles.
- (c) The Commanding Officer of any unit, or formation, may, if he considers it desirable or expedient, appoint an officer to act as a standing Committee of Adjustment and may appoint more than one officer to act in such capacity, each of whom shall act as a Standing Committee of Adjustment.

11. A Last Pay Certificate for a member dying outside of Canada shall be forwarded, as soon as possible, by the Chief Treasury Officer, Overseas, to the Officer i/c Estates, Overseas, who will retain same pending instructions from the Director of Estates.

12. When death occurs while serving outside of Canada with a force directly controlled by a Naval, Military or Air Force Headquarters in Canada, the Service Estate shall, notwithstanding anything in paragraphs 1 to 11 inclusive of these regulations be dealt with in accordance with such regulations and instructions as may be made or issued by the Director of Estates with reference thereto.

13. In case a doubt or difference arises in relation to any preferential charge, or the payment or disposition of same, the decision of the Minister shall be final and binding on all persons for all purposes.

14. Where the service estate of a member who is discharged from the forces as a mental case and transferred to the Department of Veterans Affairs is taken over by that Department, the Director of Estates, save where such Department may otherwise require his co-operation, shall be concerned with such estate only where there are preferential charges against same. Such preferential charges continue to be a first charge or lien against the service estate of such member and the Director of Estates shall be responsible in conjunction with that Department for payment of same.

15. The Director of Estates shall administer the service estates of deceased members, and

- (a) Where, in a Will of a deceased member, an executor has been named and such nominee has been appointed executor by the Court of competent jurisdiction, or where an administrator or an administrator with Will annexed, has been appointed by the Court of competent jurisdiction, the Director of Estates may cause to be delivered over to such executor or administrator for distribution, the net assets of the said service estate in his possession.
- (b) Where, in a Will of a deceased member, an executor has been named and such nominee has not been appointed executor by the Court of competent jurisdiction, or where no administrator has been appointed by the Court of competent jurisdiction the Director of Estates may cause to be distributed the net assets of the said estate in accordance with the law applicable in each case to the distribution of personal estates.
- (c) Where, under sub-paragraph (b) hereof, no distribution, or only a partial distribution, of any service estate can be made in accordance with such laws, the Director of Estates shall convert the net assets, or such balance thereof, into cash and pay the same to the Receiver General of Canada, to be by him deposited in a special Trust Account or Accounts as designated by the Comptroller of the Treasury pending final distribution to the person or persons entitled thereto.

16. (1) Where, prior to the death of a deceased member,

- (a) he had money on deposit in a bank, post office or other financial institution,
- (b) a person was indebted to the deceased member or held money in trust for him,
- (c) a person had in his custody or control moneys of the deceased member, or
- (d) the deceased member was entitled to an undistributed interest in an estate; the Director of Estates may direct that the amount to which the deceased was so entitled be paid to the Receiver General of Canada.

(2) Where an amount referred to in sub-paragraph one of this paragraph is payable outside of Canada it may be received for transmission to the Receiver General by such officer or officers of the Naval, Military or Air Forces as may be thereunto authorized in writing by the Director of Estates.

(3) Where the deceased member was entitled to an amount jointly with another person or persons, sub-paragraphs one and two of this paragraph are applicable thereto if the other person or persons make a request in writing that the Director of Estates distribute that amount with the service estate of the deceased member.

(4) Where a bank, financial institution or other person has in his or its custody or control a Victory Loan Bond or War Savings Certificate belonging to a deceased member, the Director of Estates may receive the bond or certificate and either sell or present it for redemption, and cause the proceeds to be paid to the Receiver General of Canada, or, upon the written request of the person legally entitled upon distribution of the estate, cause the bond or certificate to be registered in such person's name and delivered to him.

(5) Where a bank, financial institution or other person has in his or its custody or control a Victory Loan Bond or War Savings Certificate that belonged to a deceased member and some other person or persons jointly or in which a deceased member has a limited or partial interest only, the Director of Estates may, if the other persons interested therein request the Director of Estates in writing to distribute the bond or certificate with the service estate of the deceased member, receive the bond or certi-

ificate and either sell or present it for redemption or, at the request in writing of the person legally entitled upon distribution of the estate, cause the bond or certificate to be registered in such person's name and delivered to him.

(6) Where an amount not exceeding fifteen hundred dollars is payable under a life insurance policy to the estate of a deceased member, the Director of Estates may direct that the amount payable under the policy be paid to the Receiver General of Canada.

(7) Where an amount is payable to the legal representatives of a deceased member under the provisions of a Dominion Government Annuity Contract, the amount so payable may, on the direction of the Director of Estates be transferred to the credit of the Director of Estates

(8) This paragraph is not applicable in respect of the estate of a deceased member where,

- (a) the aggregate of the amounts that would otherwise be payable under this paragraph in Canada and the value of the bonds or certificates situate in Canada exceeds two thousand dollars; or
- (b) the aggregate of the amounts that would otherwise be payable under this paragraph outside of Canada and the value of the bonds or certificates situate outside of Canada exceeds five thousand dollars.

(9) All amounts paid to the Receiver General under this paragraph or credited to the Director of Estates shall be distributed with the service estate of the deceased member.

(10) Where an amount is paid or a bond or certificate is delivered pursuant to this paragraph, a receipt therefor and an acquittance in respect of the obligation may be given by the Director of Estates or by any person thereunto authorized by him and a receipt or acquittance given under this paragraph shall be deemed to have the same effect as though given by the duly authorized legal representatives of the deceased member.

(11) The Director of Estates may, on behalf of His Majesty, agree to indemnify any bank, financial institution or other person who makes a payment or delivers a bond or certificate under this paragraph against any liability to make the payment or any part thereof to any other person or to deliver the bond or certificate to any other person or against liability to pay succession duty in respect of the amount so paid or the bond or certificate.

17. (1) Where an infant, being a person under the age of twenty-one years, is entitled to all or part of the estate of a deceased member being administered under these Regulations, the Director of Estates may pay out of the money payable to the infant not more than three hundred dollars in any year for the maintenance, welfare or education of the infant to a responsible adult or child welfare or protection society recognized by or under the laws of a province.

(2) Where an infant, being a person under the age of twenty-one years, is entitled to all or part of the estate of a deceased member being administered under these Regulations there may, on distribution thereof, be paid thereon, out of the War appropriation, when some person is authorized to receive payment, interest at the rate of three per centum per annum in respect of the time it remains in the Consolidated Revenue Fund after the end of the first year after the death.

18. Notwithstanding anything in these Regulations contained, no person shall have as a matter of right any claim against the service estate, or any part thereof, of a deceased member.

19. In respect of service estates of deceased members distributable, or partly distributable, in or from the United Kingdom, these Regulations shall apply and the powers, duties and functions thereunder of the Director of Estates shall be exercised and performed by the Officer i/c Estates, Overseas, under the direction of the Director of Estates.

20. In the exercise of their powers, duties and functions under these Regulations, any Committee of Adjustment, any Paymaster, and the Director of Estates, shall, to the exclusion of all authorities and persons whomsoever, have the same rights and powers in respect of the service estate of a deceased member as if they and each of them respectively had taken out legal representation in respect of the said estate.

21. Compliance with these Regulations with respect to the Administration of a service estate shall discharge the Minister, the Director of Estates, any Paymaster, any Committee of Adjustment or other person complying therewith, from all liability by reason of any assets in his hands having been paid, transmitted, remitted or otherwise dealt with in accordance herewith.

Order in Council extending the time during which certain civil servants may elect to contribute under the Civil Service Superannuation Act in respect of temporary service

P.C. 35/3663

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 30th August, 1946.

The Board recommend that, under the authority of the National Emergency Transitional Powers Act, the undermentioned officers, who, by reason of absence on leave without pay for military service, were unable to elect to contribute for their temporary service within the period of one year prescribed by Section 5(1) of the Civil Service Superannuation Act, be granted a further period to the dates stated, in which to elect to contribute for their non-contributory service:

<i>Name</i>	<i>Rank</i>	<i>Department</i>	<i>Effective</i>
Ian W. Haig	Clerk, Grade 1	Justice	May 3, 1946.
Joseph Erwin Lacroix	Letter Carrier	Post Office	July 15, 1946.
Robert Lewis Conway	Clerk, Grade 2	National Revenue	July 25, 1946.
C. J. L. Day	Postal Clerk	Post Office	July 24, 1946.
William J. Bell	Postal Clerk	Post Office	July 31, 1946.
David J. Rooney	Postal Clerk	Post Office	July 31, 1946.
E. J. D. Edmonds	Postal Clerk	Post Office	August 1, 1946.
William West	Postal Clerk	Post Office	August 1, 1946.

A. M. HILL,

Asst. Clerk of the Privy Council.

Order in Council appointing V. W. Scully a temporary member of the Wartime Prices and Trade Board vice Dr. W. A. Mackintosh

P.C. 37/3663

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 30th August, 1946.

The Board recommend that, under the provisions of the National Emergency Transitional Powers Act, V. W. Scully, Deputy Minister, Reconstruction and Supply, be temporarily appointed Member of the Wartime Prices and Trade Board, vice Dr. W. A. Mackintosh resigned, to hold office during pleasure, effective August 1, 1946.

A. M. HILL,

Asst. Clerk of the Privy Council.

Order in Council authorizing the importation of used aircraft

P.C. 140/3663

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 30th August, 1946.

The Board recommend that authority be granted under the National Emergency Transitional Powers Act, 1945, for the importation of the used aircraft mentioned below upon payment of Customs duty and sales tax in the ordinary course, notwithstanding the provisions of Item 1216 of the Customs Tariff relating to used or secondhand aircraft:

CANADAIR LIMITED, MONTREAL, P.Q.
5 Beechcraft AT-11 aircraft.

A. M. HILL,
Asst. Clerk of the Privy Council.

Order in Council revoking P.C. 1309, March 4, 1944, passed under the War Measures Act.

P.C. 3664

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 29th day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of National Revenue (concurring in by the Acting Minister of Finance and the Minister of Reconstruction and Supply) and under the powers conferred by the National Emergency Transitional Powers Act, 1945, is pleased to revoke and doth hereby revoke Order in Council of the 4th March, 1944 (P.C. 1309) providing that prices at which surplus Crown Assets are disposed of by War Assets Corporation, or any agency thereof, shall be deemed to include duty and taxes not theretofore paid as well as payable on such disposal, etc., the provisions of the said Order to be re-enacted under Section 33 of the Consolidated Revenue and Audit Act.

A. M. HILL,
Asst. Clerk of the Privy Council.

Order in Council prohibiting the export of pickets of wood except under permit.

P.C. 3676

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 29th day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

WHEREAS by the Export Permit Regulations, 1946, established by Order in Council P.C. 3398 of August 9, 1946, the exportation from Canada of certain articles is prohibited except under permit issued by or on behalf of the Minister of Trade and Commerce;

AND WHEREAS the Department of Reconstruction and Supply advise that, in order to conserve supplies for essential domestic requirements, it is desirable that the exportation of Wood Pickets be similarly prohibited, except under permit;

Now, THEREFORE, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the National Emergency Transitional Powers Act, 1945, is pleased to amend and doth hereby amend, effective September 4, 1946, the said Order in Council P.C. 3398 of August 9, 1946, by the addition to the Schedule thereto, under "Group 4—Wood, Wood Products and Paper", of the following commodity:

Pickets, of wood.

A. M. HILL,
Asst. Clerk of the Privy Council.

Order in Council re Taking of Strike Votes Under Government Supervision

P.C. 3689

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 30th day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Committee of the House of Commons on Industrial Relations presented to the House of Commons, on August 17, 1946, a report which has been concurred in by the House of Commons containing *inter alia* the following recommendation;

"Your Committee recommends that the Minister of Labour may at the request of either party to an industrial dispute, and if he deems fit, either before or after the strike is in progress, direct that a strike vote be taken under government supervision to determine the wishes of the men affected as to whether the strike will take place or otherwise."

And whereas the Minister of Labour is of opinion that the implementation of the said recommendation is in the public interest;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of The National Emergency Transitional Powers Act, 1945, is pleased to order and doth hereby order as follows:

O R D E R

1. In this Order, "Minister" means the Minister of Labour.
2. Where in the opinion of the Minister a dispute between an employer and his employees over wages, working conditions or other terms of employment exists which may cause or has caused a strike or other concerted cessation of work in the employer's establishment and in his opinion such strike or other concerted cessation of work or the continuance thereof will interfere with economic stability or the orderly transition to conditions of peace in Canada the Minister may order a vote by secret ballot to be taken under the direction of the Department of Labour of the employees involved in the dispute to determine the views of such employees on any matter involved in or arising out of the dispute.
3. Such vote shall be taken upon such notice and subject to such provisions, conditions, stipulations and restrictions and the ballot shall be in such form, as the Minister may prescribe or direct.

4. Where a vote has been taken under the provisions of this Order, the Minister shall advise the employer and the employees and any interested trade union or employees' organization of the result of such vote forthwith after the vote has been taken and may publish the same in such manner as he sees fit.

5. Where a vote has been ordered by the Minister under the provisions of this Order, the employees and employers who are parties to the dispute and every interested trade union or employees' organization and the officers thereof shall provide or make available to the Minister or to the person designated by him to take the vote, upon request, such assistance, facilities and information as may be deemed necessary by the Minister or by such person for the taking of the vote.

6. Any person who

- (a) refuses or fails to comply with any direction or request made or given by the Minister or any person designated by him under the provisions of this Order, or
- (b) obstructs any person designated by the Minister to take a vote under this Order, in the performance of his duties, or
- (c) seeks by intimidation or violence to prevent any employee from voting on a vote taken under the provisions of this Order

shall be guilty of an offence and liable upon summary conviction in the case of a corporation, to a fine not exceeding two thousand dollars, or in the case of any other person to a fine not exceeding five hundred dollars or imprisonment for a term not exceeding six months or to both such fine and such imprisonment.

A. M. HILL,

Asst. Clerk of the Privy Council.

PART III

Wartime Prices and Trade Board (Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 652

Rationed Foods

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

1. This Order comes into force on the 16th day of September, 1946.

2. Board Order No. 465, Rationed Foods (Butter), is amended by

(a) deleting from Section 4 thereof clause (a) and by substituting therefor the following:

“(a) all ration coupons printed B, all ration coupons printed R and all ration coupons on which the word ‘butter’ appears at the time of issue, by the Board, of the ration book or ration card containing such ration coupons;”

(b) deleting from Section 6 thereof subsection (1) and by substituting therefor the following:

“(1) Ration coupons on which the word ‘butter’ appears at the time of issue by the Board—hereinafter referred to as butter ration coupons—and ration coupons printed B and ration coupons printed R at the time of issue by the Board are unnumbered if no serial number is printed thereon or are numbered according to the serial number printed thereon.” and

(c) deleting from Section 6 thereof subsections (3) and (4) and by substituting therefor the following:

“(3) Numbered ration coupons printed R and numbered ration coupons printed B shall be valid for use only on and after their respective validity dates as provided by subsection (4) and may remain valid for use until further notice is given to the contrary by Administrator's Order or by other Order of the Board.

(4) The respective validity dates for the ration coupons printed R and the ration coupons printed B numbered as listed below shall be as follows:

Ration Coupons printed R, Nos. 18 to 21 (if unused)—now valid.

Ration Coupons printed B.

No. 26—Thursday, September 26, 1946,

No. 27—Thursday, October 3, 1946,

No. 28—Thursday, October 10, 1946,

No. 29—Thursday, October 24, 1946,

No. 30—Thursday, October 31, 1946,

No. 31—Thursday, November 7, 1946,

No. 32—Thursday, November 21, 1946,

No. 33—Thursday, November 28, 1946,

No. 34—Thursday, December 5, 1946,

No. 35—Thursday, December 19, 1946,

No. 36—Thursday, December 26, 1946”.

3. Board Order No. 466, Rationed Foods (Sugar), is amended by adding to subsection (4) of Section 6 thereof the following:

“Nos. 26 to 30—Thursday, September 19, 1946,

Nos. 31 and 32—Thursday, October 17, 1946,

No. 33 —Thursday, November 7, 1946,

Nos. 34 and 35—Thursday, November 21, 1946,

No. 36 —Thursday, December 5, 1946,

Nos. 37 and 38—Thursday, December 19, 1946”.

4. Board Order No. 545, Rationed Foods (Meat), is amended by deleting from Section 6 thereof subsection (4) and by substituting therefor the following:

"(4) The respective validity dates for the ration coupons printed Q and the ration coupons printed M numbered as listed below shall be as follows:

Ration Coupons printed Q, Nos. 1 to 4 (if unused)—now valid, Ration Coupons printed M.

No. 51—Thursday, September 19, 1946,	No. 58—Thursday, November 7, 1946,
No. 52—Thursday, September, 26, 1946,	No. 59—Thursday, November 14, 1946,
No. 53—Thursday, October, 3, 1946,	No. 60—Thursday, November 21, 1946,
No. 54—Thursday, October 10, 1946,	No. 61—Thursday, November 28, 1946,
No. 55—Thursday, October 17, 1946,	No. 62—Thursday, December 5, 1946,
No. 56—Thursday, October 24, 1946,	No. 63—Thursday, December 12, 1946,
No. 57—Thursday, October 31, 1946,	No. 64—Thursday, December 19, 1946,
	No. 65—Thursday, December 26, 1946".

Made at Ottawa, this 12th day of August, 1946.

K. W. TAYLOR,
Deputy Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 654

Dressed Poultry

Under powers given to the Board by the Wartime Prices and Trade Regulations being Order in Council P.C. 8528 of November 1, 1941, and amendments, the Board hereby orders as follows:

1. This Order comes into force on September 3, 1946.

2. Board Order No. 503 which controlled the sale and distribution of frozen dressed chicken, and Board Order No. 506, as amended, which fixes the maximum prices on sales of dressed poultry to purveyors of meals are hereby revoked.

Made at Ottawa, this 19th day of August, 1946.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2080

Maximum Prices for Dried Dates

Under powers conferred by the Wartime Prices and Trade Board on the Administrator of Imported Grocery Items, it is hereby ordered as follows:

PART I—GENERAL PROVISIONS

1. This Order shall come into force on September 5, 1946, on which date Administrator's Order No. A-1500, as amended, is hereby revoked and replaced by this Order.

2. For the purposes of this Order,

- (a) "dates" means dried dates of the kinds and varieties named in Part II of this Order;
- (b) "bulk dates" means dates sold otherwise than in a factory package;
- (c) "factory package" means a consumer style and size of cardboard carton or cellulose or other transparent type of container (not including a lined or unlined non-transparent paper bag) containing dates which have first been processed and then placed by the processor in one or more layers in such carton or container to be sold at retail;
- (d) "importer" means a person who imports bulk dates into Canada and does not process them or remove them from their original export containers;
- (e) "processor" means a person who imports or buys bulk dates in their original export containers and who after processing the same and removing them from their export containers, places the processed dates in one or more layers in a factory package;
- (f) "wholesale distributor" means a person, not being an importer or a processor, who sells dates at wholesale;
- (g) "sell" includes offer to sell.

3. The prices fixed by this Order are maximum prices and shall not be exceeded. They include exchange and other charges, import duties, sales tax (Canada) and other taxes (Canada) if any. Excepting as provided by this Order, no charge may be made for a container or for packaging or other service which results in the sum of the price and the charge exceeding the maximum price.

4. The maximum prices fixed by this Order include delivery when the buyer's receiving point is situated within the same city, town or village as the seller's shipping point or is within the seller's customary free delivery zone. In all other cases such maximum prices are f.o.b. the seller's shipping point.

PART II—IMPORTERS' SALES OF BULK DATES

To Wholesale Distributors, Carlot Buyers, Certain Retailers and Processors

5. Except as may otherwise be authorized in writing by the Administrator of Imported Grocery Items, upon application to him, the maximum price per pound at which an importer may sell bulk dates to

- (i) a wholesale distributor, or
- (ii) a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery at the warehouse, or
- (iii) a person who buys the goods in carload lots, or

(iv) a processor,
shall be the sum of the following:

(a)

MAXIMUM PRICE PER POUND

KIND AND VARIETY	Imported at or via the North Atlantic Seaboard (Canadian or U.S. Port)		Imported at or via the North Pacific Seaboard (Canadian or U.S. Port)	
	Pitted	Unpitted	Pitted	Unpitted
	c.	c.	c.	c.
Sair	15 $\frac{1}{4}$	11 $\frac{7}{8}$	15 $\frac{1}{2}$	12 $\frac{1}{8}$
Hallowi or Khadrawi	16 $\frac{5}{8}$	12 $\frac{7}{8}$	16 $\frac{7}{8}$	13 $\frac{1}{8}$

(b) If the importer's shipping point is not in the seaboard port at which the dates entered North America, the actual cost for transporting them at common carrier carload freight rate to such shipping point from the seaboard port at which they entered North America.

To Customers Other Than Mentioned in Section 5

6. The maximum price per pound at which an importer may sell bulk dates to any person other than a customer of any of the classes mentioned in Section 5, shall be the sum of the following:

- (a) the maximum price at which he may sell the same kind, variety and quality of bulk dates as fixed by Section 5,
- (b) on a sale other than at retail a markup not more than the percentage markup customarily obtained by him during the basic period, September 15 to October 11, 1941, on his sales other than at retail of the same or a substantially similar kind, variety and quality of bulk dates to any person who is not a customer of any of the classes mentioned in Section 5 but not more in any event than 10 per cent of his selling price, or
- (c) on a sale at retail the lesser of the two following markups,
- (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him on his sales at retail during the said basic period of the same or a substantially similar kind, variety and quality of bulk dates imported by him into Canada, or
- (ii) the markup under the symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order plus a packaging allowance of one cent per package, if he packages the bulk dates in any kind of container either prior to or at the time of sale: provided that if they are packaged prior to sale the price is marked on the package or, if packaged at the time of sale, they are displayed in bulk with a price card showing the price for each quantity which comprises a unit of sale.

PART III—PROCESSORS' SALES OF FACTORY PACKAGE DATES

To Wholesale Distributors, Carlot Buyers and Certain Retailers

7. Except as may otherwise be authorized in writing by the Deputy Co-Ordinator of Manufactured Foods, upon application to him, the maximum price at which a processor may sell factory package dates to

- (i) a wholesale distributor, or
- (ii) a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery at the warehouse, or
- (iii) a person who buys the goods in carload lots,

shall be the sum of the following:

- (a) if he is not the importer of the bulk dates, the actual price paid by him for the bulk dates in their original export containers, but not exceeding the maximum price that may be charged him by his supplier or, if he is the importer of such bulk dates, the maximum price at which he may sell the same as fixed by Section 5;

- (b) if he is not the importer of the bulk dates, the actual cost, at not more than common carrier freight rate, paid by him (and not included in the price he paid for the goods) for transportation thereof from his supplier's shipping point to the city, town or village in which he has his processing factory, except in the case where his supplier is required by Section 4 to make free delivery to him;
- (c) the actual cost of processing the bulk dates and layering and packaging the processed dates in the factory package, but not more per pound (net weight) than the following:
 - (i) five cents (5c) per pound in a factory package of a size up to nine ounces,
 - (ii) four cents (4c) per pound in a factory package of a size over nine ounces and under twenty ounces, or
 - (iii) three cents (3c) per pound in a factory package of a size of twenty ounces or over; and
- (d) a percentage markup not exceeding the lawful percentage markup customarily obtained by him during the basic period, September 15th to October 11th, 1941, on sales of the same or a substantially similar kind, variety, quality and size of factory package dates, but not more in any event than 15 per cent of his selling price.

To Customers Other Than Those Mentioned In Section 7

8. The maximum price at which a processor may sell factory package dates to any person other than a customer of any of the classes mentioned in Section 7 shall be the sum of the following:

- (a) the sum of the items set forth in clauses (a), (b) and (c) of Section 7 according to whether the processor is or is not the importer of the bulk dates which he has processed;
- (b) a percentage markup not exceeding the lawful percentage markup customarily obtained by him during the said basic period on his sales of the same or a substantially similar kind, variety, quality and size of factory package dates to any person other than a customer of any of the classes mentioned in Section 7, but not more in any event than
 - (i) 23½ per cent of his selling price on a sale other than at retail, or
 - (ii) on a sale at retail, the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order.

PART IV—SALES BY WHOLESALE DISTRIBUTORS

To Other Wholesale Distributors, Carlot Buyers, Certain Retailers and Processors

9. Except as may otherwise be authorized in writing by the Administrator of Distributive Trades, upon application to him, the maximum price at which a wholesale distributor may sell bulk dates or factory package dates to

- (i) any other wholesale distributor, or
- (ii) a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery at the warehouse, or
- (iii) a person who buys the goods in carload lots, or
- (iv) a processor,

shall be the sum of the following:

- (a) in the case of bulk dates, the maximum price at which the importer could sell the same goods to the same buyer; or
- (b) in the case of factory package dates, the maximum price at which the processor could sell the same goods to the same buyer; and
- (c) the actual cost, at not more than common carrier freight rate, paid by him (and not included in the price he paid for the goods) for transportation thereof from his supplier's shipping point to his own shipping point, except in the case where his supplier is required by Section 4 to make free delivery to him.

To Customers Other Than Those Mentioned in Section 9

10. The maximum price at which a wholesale distributor may sell dates to any person other than a customer of any of the classes mentioned in Section 9 shall be the sum of the following:

- (a) the actual price paid by him, but not more in any event than the maximum price as fixed by this Order at which his supplier could sell the same goods to him according to whether they are bulk dates or factory package dates;
- (b) the actual cost, at not more than common carrier freight rate, paid by him (and not included in the price he paid for the goods) for transportation thereof from his supplier's shipping point to his own shipping point, except in the case where his supplier is required by Section 4 to make free delivery to him; and
- (c) a markup not more than the percentage markup customarily obtained by him on his sales during the said basic period of the same or a substantially similar kind, variety and quality of dates made to any person other than a customer of any of the classes mentioned in Section 9, but not more in any event than 10 per cent of his selling price.

PART V—SALES BY RETAILERS

11. The maximum price at which any person, other than an importer or a processor, may sell dates at retail shall be the sum of the following:

- (a) the actual price paid by him, but not more in any event than the maximum price as fixed by this Order at which his supplier may sell the goods to him, according to whether they are bulk dates or factory package dates;
- (b) if his supplier is not by Section 4 of this Order required to deliver free to him, the actual cost, at not more than common carrier freight rate, paid by him (and not included in the price he paid for the goods) for transportation thereof from his supplier's shipping point to the city, town or village in which he has his own place of business; and
- (c) the lesser of the two following markups;
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on his sales of the same or a substantially similar kind, variety and quality of dates, or
 - (ii) the markup under the symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order, plus a packaging allowance of one cent per package for bulk dates, if he packages the dates in any kind of container either prior to or at the time of sale; provided that if they are packaged prior to sale the price is marked on the package or, if packaged at the time of sale, they are displayed in bulk with a price card showing clearly the price for each quantity which comprises a unit of sale; or
- (d) if he bought the dates, according to whether they are bulk dates or factory package dates, at a price not more than the maximum price at which under Section 5 an importer, or under Section 7 a processor, could sell the same to him, the lesser of the two following markups;
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of the same or a substantially similar kind, variety and quality of dates, or
 - (ii) the markup under the symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order, plus for bulk dates a packaging allowance of one cent per package, if he

packages the dates in any kind of container either prior to or at the time of sale: provided that if they are packaged prior to sale the price is marked on the package or, if packaged at the time of sale, they are displayed in bulk with a price card showing the price for each quantity which comprises a unit of sale.

Dated at Ottawa, this 29th day of August, 1946.

E. B. PAGET,

Administrator of Imported Grocery Items.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

PART V

Export Permit Branch
(Trade and Commerce)

EXPORT PERMIT REGULATIONS, 1946**Export Permit Branch Order No. 4**

OTTAWA, August 29, 1946.

By virtue of the power conferred upon the undersigned by Order in Council P.C. 3398 of August 9, 1946, Paragraph 3, it is hereby ordered:

1. That Group 1 of the Schedule of Commodities be amended by the deletion therefrom of the item Fresh Peaches, so that shipments of this commodity will no longer be subject to the requirement of an export permit when consigned to any destination, except as otherwise provided by Clause 10 of the Export Permit Regulations, 1946.

2. That this Order shall come into force and have effect on and after August 31, 1946.

JAS. A. MacKINNON,
Minister of Trade and Commerce.

VOLUME III, No. 11



September 16, 1946

STATUTORY ORDERS AND REGULATIONS, 1946

Published under authority of Order in Council P.C. 10793 of
26th November, 1942, as amended by Order in Council
P.C. 7225 of 3rd December, 1945

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER, C.M.G., B.A., L.Ph.,
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
CONTROLLER OF STATIONERY
1946

Price 10 cents

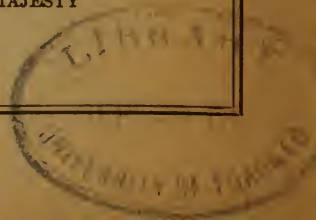


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(Finance)

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PART I

Orders in Council

Order in Council re payment of adjustment charge in respect of stocks of linseed oil in the hands of crushers of flaxseed on July 31, 1946

P.C. 3723

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 4th day of September, 1946

PRESENT

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas until July 31, 1946, flaxseed was sold by the Canadian Wheat Board to domestic crushers, feed, breakfast and cereal food manufacturers and manufacturers of pharmaceutical products on the basis of \$1.64 per bushel for Number One Canada Western Flaxseed, basis in store Fort William/Port Arthur or Vancouver, and Number One Canada Eastern Flaxseed, basis in store Montreal;

And whereas effective August 1, 1946, under the authority of Order in Council P.C. 3222, dated July 30, 1946, the Oils and Fats Administrator of the Wartime Prices and Trade Board named a price of \$2.75 per bushel for the aforesaid grades of flaxseed at which the Canadian Wheat Board shall sell flaxseed to the said crushers and manufacturers;

And whereas effective August 1, 1946, the Wartime Prices and Trade Board authorized a corresponding increase in the price ceilings of certain products made from flaxseed;

And whereas the Acting Minister of Finance reports that it is deemed necessary and advisable by reason of the continued existence of the National Emergency arising out of the war against Germany and Japan, for the purpose of controlling and regulating supplies and prices to ensure economic stability and an orderly transition to conditions of peace, to require the said crushers to pay to Commodity Prices Stabilization Corporation Limited for account of the Canadian Wheat Board an adjustment charge in respect of their stocks of linseed oil at close of business on July 31, 1946;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Finance and under and by virtue of the powers conferred by The National Emergency Transitional Powers Act, 1945, is pleased to order and doth hereby order as follows:—

ORDER

1. Every person who crushes flaxseed shall pay to Commodity Prices Stabilization Corporation Limited for account of the Canadian Wheat Board 56 cents in respect of each imperial gallon of linseed oil in his possession for sale in Canada and unsold at close of business on July 31, 1946.

2. All moneys paid to Commodity Prices Stabilization Corporation Limited for account of the Canadian Wheat Board pursuant to this Order shall be deposited to the credit of the flaxseed account of the said Board.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council further defining "on active service overseas in the military forces".

P.C. 19/3727

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 5th September, 1946.

The Board recommend that Order in Council of December 29, 1945, P.C. 30/7500, providing in part that the words "on active service overseas in the military forces" (Section 29 (4) of the Civil Service Act) shall be held to include, insofar as veterans of the present war are concerned—

- A. Those members of the Royal Canadian Air Force who have been required in the course of operational duties to fly outside the territorial waters of the Western Hemisphere, not, however, including (1) passengers or (2) persons receiving a limited period of training.
- B. Members of the Canadian Army who have served outside the Western Hemisphere.

be amended as follows:—

- (a) Paragraph A—by the insertion of the words "and the Fleet Air Arm of the Naval Services" after the words "Air Force";
- (b) Paragraph B—by the insertion of the words "Armed Forces" instead of the words "Canadian Army".

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council providing for courses of training in stenography and typing, special allowances, etc.

P.C. 21/3727

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 5th September, 1946.

The Board recommend that under the authority contained in Order in Council of April 19, 1940, P.C. 1/1569:—

1. The Civil Service Commission be authorized to make provision for courses of training in stenography and typing to commence at the earliest possible date, for which personnel engaged on other classes of work but who have at some time had training in stenography or typing will be eligible to apply.

2. Personnel undergoing training will receive instruction insofar as possible during regular working hours, and will be continued at their present rates of pay during the period of such training.

3. On satisfactorily completing the course, each trainee will be reassigned in that grade appropriate to the level of proficiency attained, due credit being given to previous relevant experience.

4. For this purpose and for new appointees, and to continue until such time as the present emergency is relieved, the following allowances be authorized to be paid in addition to the minimum salary rate of the stenographic and typist grades as follows:—

(a) *Stenographer, Grade 1*

Allowances of: \$10, \$15, \$20, \$25, \$30—per month

(to a maximum of \$117 per month for head of household)

(to a maximum of \$112 per month for non-head of household)

(b) Typist, Grade 1

Allowances of: \$5, \$10, \$15, \$20, \$25—per month
 (to a maximum of \$112 per month for head of household)
 (to a maximum of \$106 per month for non-head of household)

(c) Stenographer, Grade 1A

Allowances of: \$5, \$10, \$15—per month
 (to a maximum of \$117 per month for head of household)
 (to a maximum of \$112 per month for non-head of household)

(d) Typist, Grade 1A

Allowances of: \$5, \$10—per month
 (to a maximum of \$112 per month for head of household)
 (to a maximum of \$106 per month for non-head of household)

(e) Stenographer, Grade 2

Allowances of: \$10, \$15, \$20, \$25, \$30, \$35—per month
 (to a maximum of \$152 per month)

(f) Typist, Grade 2

Allowances of: \$5, \$10, \$15, \$20, \$25—per month
 (to a maximum of \$142 per month)

(g) Stenographer, Grade 2A

Allowances of: \$5, \$10, \$15, \$20, \$25—per month
 (to a maximum of \$152 per month)

5. In view of the allowances proposed for purposes of recruitment, personnel now employed in the foregoing classes will, on recommendation by the Department in each case that the employee has proved to be competent and efficient and is engaged at least 75 per cent on stenographic or typing work, and subject to test by the Civil Service Commission, be granted proficiency allowances additional to present salary as follows:—

- (a)* To Stenographers, Grade 1, now in receipt of stenographic allowances of \$5, \$10 or \$15, an allowance of \$5 a month; to all others in this grade an allowance of \$10 a month, total compensation not to exceed \$117 for head of household, \$112 for non-head of household.
- (b)* To Typists, Grade 1, an allowance of \$5 a month, total compensation not to exceed \$112 for head of household, \$106 for non-head of household.
- (c)* To Stenographers, Grade 1A, an allowance of \$10 a month, total compensation not to exceed \$117 for head of household, \$112 for non-head of household.
- (d)* To Typists, Grade 1A, an allowance of \$5 a month, total compensation not to exceed \$112 for head of household, \$106 for non-head of household.
- (e)* To Stenographers, Grades 2 and 2A, an allowance of \$10 a month, total compensation not to exceed \$152.
- (f)* To Typists, Grade 2, an allowance of \$10 a month, total compensation not to exceed \$142.
- (g)* To Stenographers, Grade 3, an allowance of \$10 a month, total compensation not to exceed \$162.

6. As an added incentive to personnel in these classes and as a deterrent to turnover, provision be made for the granting of accelerated increases to persons appointed in these classes at the rate of \$5 a month at the end of the first six months of service and a further \$5 a month at the end of twelve months of service with annual increases thereafter. Such increases will be authorized in the form of allowances in those cases where the gross rate, when the increase is added, is in excess of the maximum rate in the salary range of the grade.

7. Regardless of the amount of the allowances authorized on appointment, all personnel appointed subsequent to the effective date of this scheme will become

eligible to receive their first increase on the first day of the month following the completion of six months' service, and their next increase six months from the ensuing quarterly date.

The foregoing to be effective September 1, 1946.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council extending the time during which certain civil servants may elect to contribute under the Civil Service Superannuation Act in respect of temporary service

P.C. 38/3727

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 5th September, 1946.

The Board recommend that, under the authority of the National Emergency Transitional Powers Act, 1945, the undermentioned officers, who, by reason of absence on leave without pay for military service, were unable to elect to contribute for their temporary service within the period of one year prescribed by Section 5 (1) of the Civil Service Superannuation Act, be granted a further period to the dates stated in which to elect to contribute for their non-contributory service:

<i>Name</i>	<i>Rank</i>	<i>Department</i>	<i>Effective</i>
Gordon S. Reade	Fisheries Inspector	Fisheries	May 28, 1946
Thomas Kerr	Letter Carrier	Post Office	July 22, 1946
A. E. Dick	Postal Clerk	Post Office	July 25, 1946
Clifford O. Sanderson	Railway Mail Clerk	Post Office	July 26, 1946
Charles N. Ross	Letter Carrier	Post Office	August 7, 1946
M. D. Camille Labelle	Postal Clerk	Post Office	August 12, 1946
Sydney J. Field	Letter Carrier	Post Office	August 13, 1946
Harrison F. Murray	Postal Clerk	Post Office	August 13, 1946
Howard R. Fairburn	Letter Carrier	Post Office	July 27, 1946
Charles A. Clark	Postal Clerk	Post Office	August 1, 1946
C. A. E. Roberts	Postal Clerk	Post Office	August 13, 1946
Peter A. Ross	Postal Clerk	Post Office	August 19, 1946

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council providing for the continuance of R. Project, Grosse Isle

P.C. 85/3727

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 5th September, 1946.

The Board had under consideration a memorandum from the Honourable the Minister of National Defence and the Honourable the Acting Minister of Agriculture reporting that:

"Whereas, by Order in Council P.C. 1/271 of January 24, 1946, authority was granted under the National Emergency Transitional Powers Act, 1945, to continue the research project in animal diseases known as R. Project and conducted at Grosse Isle for a period of six months beyond February 28, 1946, in order that countries interested

may have the opportunity of obtaining the seed material of the protective vaccine and of developing staff and facilities for its use and the sum of \$96,000.00 was provided for this purpose, and,

Whereas, within the past two weeks disease conditions in cattle have developed in Western Canada which require a type of research for which only the facilities at Grosse Isle are suitable, and,

Whereas, to undertake this work will require a period of time estimated to be about three weeks duration, and, while sufficient funds are available to cover the expenditure from the original provision, authorization for the expenditure of such funds beyond August 31st, is required, and,

Whereas, the Dominion Department of National Defence is prepared to continue to maintain the station for a further period of three weeks beyond August 31st, and the Dominion Department of Agriculture is prepared to direct and supervise the project,

The Undersigned, therefore, respectfully recommend that authority be granted to continue the research project at Grosse Isle for a further period of three weeks from August 31, 1946, and to charge the expenses to Vote 482, Demobilization and Reconversion Estimates, Grosse Isle Research Project."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council extending time during which certain civil servants
may elect to contribute under the Civil Service Superannuation
Act in respect of temporary service**

P.C. 22/3802

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 11th September, 1946.

The Board recommended that, under the authority of the National Emergency Transitional Powers Act, 1945, the undermentioned officers, who, by reason of absence on leave without pay for military service, were unable to elect to contribute for their temporary service within the period of one year prescribed by Section 5 (1) of the Civil Service Superannuation Act, be granted a further period to the dates stated in which to elect to contribute for their non-contributory service:

<i>Name</i>	<i>Rank</i>	<i>Department</i>	<i>Effective</i>
Joseph Davies.....	Clerk, Grade 2.....	Mines and Resources....	July 11, 1946
Raymond Joy.....	Clerk, Grade 2.....	Mines and Resources....	July 12, 1946
Walter J. Dickman...	Clerk, Grade 2.....	Mines and Resources....	July 25, 1946
John R. Gittins.....	Postal Clerk.....	Post Office.....	August 12, 1946
James B. Gaunt.....	Postal Clerk.....	Post Office.....	August 14, 1946
Thomas F. Gelley....	Associate Professor of English and History...	National Defence.....	August 22, 1946

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM No. 1

Fourth Revision

Supplement No. 2 Revised

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 26th August, 1946.

*To Collectors of Customs and Excise, and others concerned:***Goods of Enemy or Proscribed Origin**

Effective on and after the 16th December, 1945, trading may be resumed with persons residing in China, including Chinese Coast Line, Kwangtung Leased Territory, Manchuria and Shanghai.

Memorandum WM No. 1, Fourth Revision, in so far as it relates to the above-mentioned territories is superseded.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

WM No. 1

Fourth Revision

Supplement No. 6

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 28th August, 1946.

*To Collectors of Customs and Excise, and others concerned:***Goods of Enemy or Proscribed Origin**

Effective on and after the 22nd August, 1946, trading may be resumed with persons residing in Indo-China and the Netherlands East Indies.

Memorandum WM No. 1, Fourth Revision, in so far as it relates to the above-mentioned countries, is superseded.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

WM No. 39

Eighth Revision

Supplement No. 48

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 30th August, 1946.

*To Collectors of Customs and Excise, and others concerned:***Export Permits**

By Export Permit Branch Order No. 4, effective on and after August 31, 1946, Group 1 of the Export Control Schedule is amended by the deletion of the item Fresh Peaches, so that an export permit will not be required therefor when shipped from Canada.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

WM No. 84

Supplement No. 7

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 5th September, 1946.

*To Collectors of Customs and Excise, and others concerned:***Prohibited Imports**

The Minister of National Revenue has authorized the issuance of General Permit No. G-2415 for the importation of the dried fruits referred to in Memorandum WM No. 84, as amended by Supplement No. 4 thereto, but not including the following:—

99a—Plums and prunes, dried, unpitted,

99c—Raisins and dried currants,

ex. 99b—Pitted prunes and dried or evaporated apples.

This General Permit is issued in a single copy which is retained in the Department, the number of which is to be endorsed on all relative import documents.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

CANCELLATIONS

CUSTOMS AND EXCISE DIVISIONS

The following Memoranda and Circulars are cancelled effective on and from the date set opposite each:

Cancellation List No. 2

S18C
S18C Rev.
W.M. 20
W.M. 20 Rev.

29/8/46

Superseded by W.M. 20 Revised, which was cancelled by P.C. 1/2540, 11/4/41, which, in turn, was superseded by W.M. 52, also superseded by W.M. 96.

W.M. 3 and Supp. 1
W.M. 6
W.M. 7
W.M. 14
W.M. 15
W.M. 16 2nd Rev.
W.M. 17
W.M. 22
W.M. 23 and Supp. 1
W.M. 24
W.M. 26 and Supp. 1
W.M. 27 and Supps. 1 and 2
W.M. 28 and Supp. 1
W.M. 37 and Supp. 1
W.M. 41
W.M. 61 2nd Rev.
W.M. 62 Rev.

Usefulness expired with inclusion in W.M. 39 and subsequent revisions.

DEPARTMENT OF TRANSPORT

Transport Controller

ORDER No. T.C. 17F

SEPTEMBER 3, 1946.

BOX, GONDOLA AND HOPPER CARS

By virtue of the powers vested in me by Order in Council P.C. 4487, dated June 9, 1942, and regulations made thereunder, and with the concurrence of the Wartime Prices and Trade Board, and in order to assure maximum use of Box, Gondola and Hopper Cars for the transport of goods and materials required by the armed forces and the civilian population of Canada and of Great Britain and the British Dominions, it is hereby ordered:

1. For the purpose of this Order—
 - (a) "Person" includes company, corporation, firm, partnership and/or any other association of persons.
 - (b) "Railway Facilities" means any railway including electric railways (excepting street railways or tramways), and including all branches, extensions, sidings, stations, depots, wharves, rolling stock, equipment, stores, bridges, tunnels or other structures and any property, real or personal, and/or works connected therewith.
 - (c) "Equipment" shall include any property, including rolling stock, owned by or under the control of any person for the purpose of operating Railway Facilities and any articles, substances or things which are or can be used to equip Railway Facilities.
2. Any person owning or operating Railway Facilities or Equipment shall charge on box, gondola and hopper cars supplied for goods and materials for failure of the shipper, consignee or owner of the goods to release the said cars or issue disposal orders therefor within the time limit specified in paragraphs (a), (b) or (c) after the first 7:00 a.m. following notification or placement as defined in Canadian Car Demurrage Rules for freight box, gondola and hopper cars issued by Agent W. J. Collins, C.T.C. No. 4; a penalty of One Dollar for the first 24 hours or any part thereof, One Dollar for the second 24 hours or any part thereof, Five Dollars for the fourth 24 hours or any part thereof and Ten Dollars for the fifth 24 hours and each succeeding 24 hours or any part thereof;
 - (a) 36 hours exclusive of Sundays and Dominion Statutory Holidays for loading with no time allowance for weather conditions.
 - (b) 36 hours exclusive of Sundays and Dominion Statutory Holidays for unloading with no time allowance for weather conditions or for clearing Customs.
 - (c) 36 hours exclusive of Sundays and Dominion Statutory Holidays for re-shipment, reshipment, diversion, inspection or grading and will also apply in the case of consignees not served by private sidings or industrial sidings when cars are held for orders for special placement.
3. The penalty charges set out in paragraph 2 hereof shall be additional to accrued charges including demurrage charges.
4. Any person owning or operating Railway Facilities or Equipment shall make provision to handle broken or damaged packages so that the release of box, gondola and hopper cars will not be delayed therefor.
5. The loading of import and the unloading of export goods and material at ports on the Atlantic and Pacific Coasts in Canada and on the River St. Lawrence will not be subject to the penalty charges set out in paragraph 2 hereof.
6. Nothing in this Order shall permit the acceptance of cars billed at less than the minimum weights published in tariffs on file with the Board of Transport Commissioners for Canada.
7. This Order shall become effective as of, from and after 12:01 a.m. September 16, 1946.

B. S. LIBERTY,
Transport Controller.

CONCURRED:

K. W. TAYLOR,
Deputy Chairman, Wartime Prices and Trade Board.

PART III
WARTIME PRICES AND TRADE BOARD
 (Finance)

Board Orders

Wartime Prices and Trade Board

ORDER No. 656

Slaughtering of Live Stock and Stamping of Carcasses

Under powers given to the Board by The Wartime Prices and Trade Regulations being Order in Council P.C. 8528 of November 1, 1941, and amendments, the Board hereby orders as follows:

Effective Date and Revocation of Previous Orders

1. This Order comes into force on September 9, 1946, and replaces Board Order No. 533 as amended, which is hereby revoked.

PART I—SLAUGHTER PERMITS AND STAMPING MEAT

All Slaughtering to be Done Under Permit

2. No person may slaughter cattle, calves, sheep, lambs and hogs, referred to in this Order as live stock, or have such live stock slaughtered for him unless he is the holder of a valid slaughter permit issued under this Order and no person may slaughter live stock for any other person who is not the holder of a valid slaughter permit issued under this Order. A permit issued, however, under Board Order No. 261, 296, 340 or 533 and which has not been cancelled or suspended shall be treated as if it had been issued under this Order. The only exceptions from the rule that all slaughtering must be done under permit are as to certain cases of slaughtering by farmers and others as set out in Sections 9 and 13 of this Order.

Rules Governing Permits

3. (1) Permits for slaughtering live stock are obtainable from the Board through its Administrator of Meat and Meat Products (hereinafter called "the Administrator") who has authority to issue the permits in proper cases.

(2) Applications are to be made on forms secured from the Regional Offices of the Board. The applicant must file his completed application at the Regional Office for his area.

(3) Issue of permits is in the discretion of the Administrator who may approve or reject any application.

(4) A permit for slaughtering is not transferable.

(5) The Administrator may suspend or cancel any permit for slaughtering.

(6) The holder of a permit for slaughtering must keep the permit posted up and displayed in a conspicuous manner at his place of business.

Compliance with Other Orders and Regulations

4. (1) Every permit for slaughtering is subject to the provisions of this and of any other Order of the Board or its Administrators and of any Order concurred in by the Board which relates in any way to the slaughtering of live stock or to the handling, stamping, marking, disposition, sale or use of carcasses of meat, or of any part thereof, by slaughterers.

(2) Every permit for slaughtering of live stock is also subject to any requirements, instructions, directions or restrictions now in force or which may be issued by the Administrator as to the slaughtering of live stock or the handling, stamping, marking, disposition, sale or use of carcasses of meat, or of any part thereof, by slaughterers.

Slaughtering by Employees

5. While it is not necessary for an employee of a slaughterer who holds a permit to have a permit himself to do the slaughtering, he must not slaughter live stock for any person other than his employer.

Closed Season for Slaughtering Young Lambs and Hogs

6. (1) During the months of June, July and August of each year, the slaughtering of lambs weighing less than 60 pounds live weight by a person who holds a permit for slaughtering live stock is prohibited and a person who owns, operates or is in charge of an abattoir or other slaughtering place must not allow the slaughter of such lambs to take place on those premises.

(2) The slaughtering at any time of hogs weighing less than 100 pounds live weight by any person who holds a permit for slaughtering is prohibited and a person who owns, operates or is in charge of an abattoir or other slaughtering place must not allow the slaughter of such hogs to take place on those premises.

(3) The live weight mentioned in subsection (1) or (2), respectively, of this Section is the weight at the abattoir or other slaughtering place where the lamb or the hog, as the case may be, is slaughtered.

Stamping of Carcasses

7. (1) Every person who holds a permit for slaughtering live stock must comply with and carry out the requirements and rules respecting the stamping of carcasses of meat set out in Slaughtering Circulars No. 5A and No. 7 of the Board issued by the Administrator on January 15, 1944 and April 17, 1944, respectively, or set out in any Slaughtering Circular of the Board amending, supplementing or replacing said Slaughtering Circular No. 5A or No. 7.

(2) The Administrator may issue further or other requirements and rules respecting the stamping of carcasses of meat.

Sales and Purchases of Unstamped Meat Prohibited

8. (1) A person must not buy or sell or have in his possession a carcass of meat unless it is stamped according to the requirements and rules referred to in Section 7.

(2) A person must not buy or sell or have in his possession a side, quarter or wholesale cut of meat unless it is stamped where necessary according to the requirements and rules referred to in Section 7.

(3) The provisions of subsections (1) and (2) of this Section do not apply

(a) to a sale of meat by a person who does not hold a slaughter permit to a holder of such a permit in cases where such sales are authorized by the Administrator but in such cases the permit holding purchaser must stamp the meat as required by Section 7;

(b) to a sale of meat by a farmer to another farmer or to a slaughter permit holder in accordance with Section 9;

(c) to the possession of meat by the seller referred to in clause (a) or a farmer referred to in clause (b).

(4) In this Section the word "sell" includes an offer to sell and the word "buy" includes an offer to buy.

Exceptions

9. (1) A farmer does not need to hold a slaughter permit to entitle him to slaughter live stock on his own farm premises or to have live stock slaughtered for him on his own farm premises if, in each case, the meat obtained from the slaughter is

- (a) used and consumed on his own farm premises; or
- (b) sold or supplied by him direct to another farmer for use and consumption only on the farm premises of the other farmer.

(2) A farmer may, to obtain meat for the purposes mentioned in clauses (a) and (b) of subsection (1) of this Section, have live stock slaughtered for him elsewhere than on his own farm premises if

- (a) he obtains a special authorization in writing from a Regional Foods or Meats Officer of the Board or from some other officer of the Board duly authorized in that behalf by the Administrator; and
- (b) he delivers such authorization to the slaughterer prior to or at the time he delivers the live stock to him for slaughter.

(3) If a farmer slaughters or has a head of cattle or a hog slaughtered for him for the purposes mentioned in subsections (1) and (2) and is unable, in accordance with subsections (1) and (2) to effectively dispose of the entire carcass, he may sell the balance to any person who is the holder of a valid slaughter permit; provided, however, that he may not so sell any beef which is not in the form of a side or quarter of the carcass and he may not so sell any pork which is not in the form of a side of the carcass.

(4) Every holder of a slaughter permit who buys any meat from a farmer who is not the holder of a slaughter permit shall

- (a) stamp such meat when it is delivered to him, as required by Section 7;
- (b) maintain for inspection by any authorized representative of the Board, a record of the date of such purchase, the farmer's name and address and the kind and quantity of meat purchased.

(5) A person who is not a farmer may slaughter or have slaughtered for him not more than two head of live stock per year which he has raised on his own premises

- (a) if he obtains a special authorization in writing from a Regional Foods or Meats Officer of the Board or from some other Officer of the Board duly authorized in that behalf by the Administrator; and
- (b) if the meat so obtained is used and consumed only on his own premises and not elsewhere;

provided that if such person slaughters such live stock himself he must return such authorization to such Officer within two days after the date on which he slaughtered the live stock, and provided further that if such person has such live stock slaughtered for him by any other person he must deliver such authorization to such slaughterer prior to or at the time he delivers the live stock to him for slaughter.

(6) No farmer who slaughters or has slaughtered for him any live stock pursuant to this Section shall sell or supply the meat thereby obtained otherwise than as permitted by this Section. No person who slaughters or has slaughtered for him any live stock pursuant to an authorization issued under subsection (5) of this Section shall sell or supply the meat thereby obtained to any other person.

(7) Every person who slaughters any live stock for any farmer or other person pursuant to subsection (2) or (5) of this Section shall obtain from such farmer or person his special authorization to have such live stock slaughtered for him and shall forward such authorization to the Board with his next regular monthly report of slaughterings.

(8) In this Section the word "farmer" includes rancher and means a person who derives the major portion of his livelihood from agricultural pursuits carried on by him on a farm or ranch.

PART II—SLAUGHTER QUOTAS

Definitions

10. For the purposes of this Order,

- (a) "cattle quota" means the total number of cattle that a slaughter permit holder may slaughter and have slaughtered for him during any period for any specified purpose as fixed in writing by the Administrator;
- (b) "hog quota" means the total number of hogs that a slaughter permit holder may slaughter and have slaughtered for him during any period for any specified purpose as fixed in writing by the Administrator.

Slaughtering Quotas

11. (1) The Administrator may

- (a) issue hog quotas and cattle quotas to any slaughter permit holder;
- (b) cancel or vary any slaughter permit holder's hog quota or cattle quota;
- (c) prescribe or limit the number of any kind of live stock that any slaughter permit holder may slaughter or have slaughtered for him during any period;
- (d) prohibit any slaughter permit holder from slaughtering or having slaughtered for him any kind of live stock during any period.

(2) No person who has been given a hog quota by the Administrator shall slaughter and have hogs slaughtered for him in excess of his hog quota.

(3) No person who has been given a cattle quota by the Administrator shall slaughter and have cattle slaughtered for him in excess of his cattle quota.

(4) No person shall, during any period, slaughter and have any kind of live stock slaughtered for him in excess of the number, if any, prescribed by the Administrator for that period.

(5) No slaughter permit holder who is not authorized to slaughter hogs or have hogs slaughtered for him shall purchase any pork from a farmer under the provisions of subsection (3) of Section 9.

(6) No slaughter permit holder who has been given a hog quota by the Administrator shall purchase any pork from a farmer under the provisions of subsection (3) of Section 9 except to the extent that his hog quota has not been expended and for the purpose of calculating the quantity of pork that he may so purchase, two sides of pork so purchased by him shall be treated as one hog slaughtered by him.

(7) Hog quotas and cattle quotas are not transferable.

PART III—GENERAL PROVISIONS

Reports by Permit Holders

12. Every holder of a permit to slaughter live stock shall make such returns and furnish such information in such form as may from time to time be required by the Administrator or by the Board's Director of Slaughter Permits.

General Powers of the Administrator

13. The Administrator may issue authorizations respecting the slaughter of live stock otherwise than as provided for in this Order in the following cases:

- (a) in and for any zone, area or locality where by reason of a deficiency in supply or other special circumstances, special provision is needed, and authorizations in such cases may be general or specific;
- (b) for any person named in the authorization, if the circumstances are exceptional as disclosed by the application for the authorization.

Compliance with Administrative Directions

14. No person shall fail to observe and comply with any Order, authorization, requirement, instructions, directions, rules or regulations issued by the Administrator under the authority of this Order.

Custom Slaughtering Records and Invoices

15. (1) Every person who slaughters any live stock for any other person shall not later than the time of delivery to the customer of the meat derived therefrom furnish the customer with an invoice showing:

- (a) the names and identifying addresses of the slaughterer and the customer;
- (b) the kind and number of live stock slaughtered, the date on which it was slaughtered and the weight of each kind of meat obtained therefrom; and
- (c) the slaughterer's charges.

(2) Every person who slaughters any live stock for any other person shall retain a duplicate copy of each invoice furnished by him as required by this Section.

(3) Every person who has any live stock slaughtered for him shall obtain from the slaughterer thereof an invoice covering that transaction completed in accordance with subsection (1) of this Section.

(4) Every duplicate copy of an invoice which a slaughterer of live stock is required by this Order to make and keep and every invoice which a person who has live stock slaughtered for him obtains from the slaughterer thereof, shall be kept by him available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

Deficiency Areas

16. Except as otherwise authorized by the Administrator in writing, no holder of a slaughter permit whose address shown on his slaughter permit is in a deficiency area described in the schedule hereto shall

- (a) slaughter any hogs in any part of Canada not included in that area;
- (b) have any hogs slaughtered for him in any part of Canada not included in that area;
- (c) slaughter or have slaughtered for him any hogs which were not produced in that area.

Made at Ottawa, this 30th day of August, 1946.

D. GORDON,
Chairman.

SCHEDULE TO BOARD ORDER No. 656

DEFICIENCY AREAS

AREA 1—Composed of the provinces of Nova Scotia, New Brunswick and Prince Edward Island.

AREA 2—Composed of all that part of the province of Quebec lying north of a line commencing at Mattawa and extending easterly along the southern boundary of the said province to a point directly south of Bryson, thence northerly to Bryson, thence easterly to Wakefield, thence easterly to Inlet, thence easterly to the north end of Lake Papineau, thence easterly to Harrington, thence easterly to Shrewsbury, thence north-easterly to Grand Mere, thence north-easterly to St. Adelphe de Champlain, thence north-easterly to Valcartier, thence north-easterly to St. Agnes de Charlevoix, thence north-easterly to Grand Fonds, thence easterly to Port au Saumon on the St. Lawrence River, including all said villages and towns.

AREA 3—Composed of

- (a) that part of the counties of Frontenac and Beauce in the province of Quebec lying east of a line commencing at the village of Boundary and extending north-westerly to Drolet, thence north-easterly to Shenly East, thence north-easterly to St. Philibert, thence north-easterly to the village of St. Aurelie, including all said villages and towns; and

- (b) that part of Gaspé Peninsula in the province of Quebec lying south or east of a line commencing at Tourelle and extending southerly to St. Bernard des Laes, thence south-westerly to Pelletier, thence southerly to Causapsca, thence southerly to St. Florence, thence north-westerly to St. Cleophas, thence south-westerly to St. Blandine, thence south-westerly to St. Ademar, thence south-westerly to St. Medard, thence south-easterly through Auclair to the International Boundary, including all such villages and towns.

AREA 4—Composed of

- (a) that part of the county of Renfrew, including the town of Chalk River, lying north of a line drawn from the Ottawa River boundary to the town of Chalk River and from the town of Chalk River to the southeast corner of the District of Nipissing; and
- (b) the District of Nipissing, the county of Haliburton, the District of Muskoka and that part of Ontario, not included in Area 6 and 8, lying west or north-west of said Districts and county.

AREA 5—Composed of the Manitoulin Islands and that part of the Bruce Peninsula lying north of a line drawn from Wiarton to Oliphant including both of those places.

AREA 6—Composed of Pelee Island.

AREA 7—Composed of the Districts of Thunder Bay, Kenora and Rainy River.

AREA 8—Composed of that part of the province of Manitoba lying to the north of the 53rd parallel of north latitude.

AREA 9—Composed of that part of the province of Saskatchewan lying to the north of the 54th parallel of north latitude.

AREA 10—Composed of that part of the province of Alberta lying to the north of the 55th parallel of north latitude except

- (a) the belt of land extending twenty miles on either side of the Northern Alberta Railway from McLennan to the eastern boundary of the province of British Columbia; and
- (b) the belt of land extending twenty miles on either side of the branch line of the Northern Alberta Railway running westerly from Peace River.

AREA 11—Composed of the province of British Columbia except the territory within a radius of twenty miles immediately adjacent to the city of Vancouver.

WARTIME PRICES AND TRADE BOARD

ORDER No. 657

Imported Farm Machinery and Equipment

Normally, approximately half of Canada's requirements of farm machinery and equipment are imported from the United States. Recently, the Office of Price Administration in that country authorized increases in maximum prices of such machinery and equipment, which maximum prices are reflected in the costs to Canadian importers and, accordingly, Board Order No. 638 was issued effective June 15, 1946, giving recognition in the Canadian price structure to the increases in prices in the country of origin. With the elimination on July 6, 1946, of the premium on U.S. Exchange, the landed costs of farm machinery importers were reduced by the amount of the premium and it is desirable that such reduction also be reflected in the maximum selling price in Canada.

Therefore, under powers given to the Board by the Wartime Prices and Trade Regulations, being Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board orders as follows:

Application and Effective Date

1. This Order comes into force on September 12, 1946, applies to farm machinery and equipment, repair parts and attachments therefor imported into Canada from the United States, and replaces said Order No. 638 which is hereby revoked.

Definitions

2. For the purpose of this Order,

- (a) "farm machinery and equipment" means agricultural machinery, mechanical equipment and implements used on a farm for the production or care of crops, livestock, poultry or other produce, imported from the United States for sale in Canada, and listed in the Schedule hereto;
- (b) "repair parts" means and includes all types of spare parts imported from the United States for sale in Canada and customarily used for the repair of farm machinery and equipment;
- (c) "attachment" means any supplementary part, group of parts, assembly or appliance imported from the United States for sale in Canada, which may be added to an otherwise complete machine to extend the utility of such machine;
- (d) "importer" means any person in Canada engaged in importing from the United States for sale in Canada, farm machinery and equipment, repair parts or attachments therefor;
- (e) "landed cost" means the cost at the importer's warehouse or distributing point and includes the U.S. invoice price plus U.S. exchange, customs duty and sales tax, (where applicable), brokerage and freight from the U.S. shipping point to the importer's Canadian warehouse or distributing point.

Maximum Selling Prices

3. (1) The maximum retail price at which any person may sell any item of imported farm machinery and equipment, repair part or attachment therefor, shall be the maximum retail price at which he could have sold that item on June 14, 1946, plus or minus, as the case may be, an amount equal to the amount by which the landed cost on or after June 15, 1946, exceeds or is less than the landed cost at the time the maximum retail price in effect on June 14, 1946 was established.

(2) The price at which any person, other than a dealer selling at retail prices, may sell in any territory any item of imported farm machinery and equipment, repair part or attachment therefore, shall not exceed his maximum price for that item on June 14, 1946, plus or minus the amount of the change in the maximum retail price for that item as provided in subsection (1).

Notification of New Prices

4.(1) Any importer whose maximum selling prices for repair parts may be changed pursuant to the provisions of this Order, shall,

- (a) file with the Administrator of Farm and Construction Machinery and Municipal Service Equipment (1) within two weeks of the effective date of this Order and (2) within two weeks of the date at which every subsequent change in landed cost occurs, a list of the rate or rates of increases or decreases which he proposes to apply to his prices in effect on June 14, 1946, together with detailed computations used as bases or formulae in determining such increases or decreases;
- (b) before selling repair parts at prices other than his maximum selling prices for those repair parts in effect as of June 14, 1946, receive written notification from the Administrator that such rate or rates of increases or decreases are in accordance with the provisions of this Order.

(2) Each supplier selling any item of imported farm machinery and equipment, repair part or attachment therefor at wholesale shall inform his dealer and/or wholesale customers of the price increase authorized or decrease required therefor by this Order, in such form as the Administrator of Farm and Construction Machinery and Municipal Service Equipment may designate.

(3) In this Section, a sale at wholesale means any sale except a sale at retail.

5. If any seller is in doubt as to whether any particular goods are included in the Schedule hereto, he shall enquire from the Administrator of Farm and Construction Machinery and Municipal Service Equipment and comply with any directions given to him accordingly.

Made at Ottawa, this 6th day of September, 1946.

K. W. TAYLOR,
Deputy Chairman.

SCHEDULE

To ORDER No. 657

Items of Farm Machinery and Equipment**GROUP I—PLANTING, SEEDING AND FERTILIZING MACHINERY**

Corn Planter
 Potato Planter
 Transplanter
 Beet Drill
 Bean Drill
 Grain Drill
 Grain and Fertilizer Drill
 Broadcast Seeder
 Hand Garden Planter—Wheel Type
 Horse or Tractor drawn Garden Planter
 Lime and/or Fertilizer Sower
 Manure Spreader
 Manure Loader
 Tool Bars or Tool Frames

GROUP II—PLOWS

Walking Plow
 Riding Sulky and Gang Plow
 Tractor Plow
 Tractor Mounted Plow
 Disc Plow
 One Way Disc, Tiller or Harrow Plow
 Brush Breaker Plow
 Listers and Middle Busters
 Combination Rotary Plow

GROUP III—TILLAGE IMPLEMENTS AND CULTIVATORS

Diamond Harrow Section
 Flexible Harrow Section
 Spring Tooth Harrow
 Disc Harrow—all types
 Land Roller
 Land Packer
 Stalk Cutter
 Ridge Buster
 Horse or Tractor drawn Cultivator—all types
 Tractor Mounted Cultivator
 Hand Cultivator—wheel type
 Combination Planter and Cultivator—Tractor Mounted
 Rod, Blade or Wire Weeder
 Grape or Berry Hoe
 Rotary Hoe

GROUP IV—SPRAYERS AND DUSTERS

Power or Traction Driven Sprayers or Dusters—all types
 Hand Sprayer—all types—1 Qt. to 6 Gal. Capacity
 Hand Duster
 Knapsack Sprayer, Barrel Sprayer, Wheelbarrow Sprayer
 Sprayer Pump

GROUP V—HARVESTING MACHINERY

Grain Binder—Horse or Tractor Drawn
 Corn Binder
 Potato Digger
 Potato Picker
 Beet Lifter
 Flax Lifter
 Flax Puller

Combine, Reaper Thresher
 Windrower or Swather
 Thresher
 Corn Sheller
 Corn Picker
 Field Ensilage or Forage Harvester
 Bean Cutter or Puller
 Beet Loader
 Vegetable Puller or Picker
 Green Pea Harvester
 Spinach Harvester

GROUP VI—HAYING MACHINERY

Mower—Horse or Tractor Drawn, Tractor Mounted or Semi Mounted
 Dump Rake
 Side Rake
 Sweep Rake
 Hayloader
 Hay Stacker
 Combination Stacker-Loader
 Pick-up Hay Baler
 Stationary Hay Baler
 Field Hay Chopper and Harvester
 Knife or Sickle Grinder
 Hay Fork and Carrier, Pulley and Track

GROUP VII—SUNDRY MACHINES FOR PREPARING CROPS FOR MARKET OR USE

Ensilage Cutter
 Feed Cutter
 Corn Husker
 Corn Shredder
 Feed or Grain Grinder
 Roller or Crusher
 Hammer Mill
 Roughage Mill
 Pulper
 Feed Mixer
 Grain Cleaner or Grader, Farm Type
 Grain Treater
 Potato Grader
 Fruit and Vegetable Grader
 Vegetable Topper
 Vegetable Buncher and Tyer
 Grain Loader or Elevator
 Front End or Rear End Loader
 Grain or Forage Blower

GROUP VIII—FARM POWER

Wheel Type Tractor
 Crawler Type Tractor, when sold for Farm use
 Garden Tractor
 Stationary Gas Engine (6 Horse Power and Under)

GROUP IX—FARM WAGONS, TRUCKS AND SLEIGHS

Wagon Gear
 Truck Gear
 Rubber Tired Gear or Trailer
 Wagon Box
 Sleigh

GROUP X—DOMESTIC WATER SYSTEMS AND PUMPS

Well Pump Metal
 Cistern or Pitcher Pump
 Wood Type Pump with Wood Barrel

Pump Jack
Windmill Head and Wheel
Windmill Tower
Pressure Water System and Power Pump, not exceeding 3000 g.p.h. capacity

GROUP XI—DAIRY MACHINES AND EQUIPMENT

Milking Machine
Cream Separator
Butter Churn
Aerated or Surface Type Milk Cooler

GROUP XII—BARN AND BARNYARD EQUIPMENT

Tank Heater
Feed and/or Litter Carrier and Track
Stable Stall
Stable Stanchion
Watering Equipment—Cup and Bowl
Hog Trough
Hog Waterer

GROUP XIII—MISCELLANEOUS EQUIPMENT

Incubator
Brooder
Beekeepers' Supplies
Outside Livestock Watering Trough or Tank
Wood Sawing Machine (Farm Type)
Power Sheep Shearer and Animal Clipper
Windcharger
Windcharger Tower
Electric Fence Controller.

Administrator's Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2085

Poultry

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products it is hereby ordered as follows:

PART I—APPLICATION OF ORDER AND GENERAL DEFINITIONS

Effective Date

1. This Order comes into force on September 3, 1946. Administrator's Orders Nos. A-1310 as amended (Dressed and Live Poultry), A-1874 as amended (Cut-up Chicken and Fowl), A-1832 as amended (Barbecued Chicken), and A-1319 as amended (Canned Poultry) are hereby revoked and replaced by this Order. This Order also replaces Board Order No. 506 as amended (Sales of Poultry to Purveyors of Meals) which has been revoked. However this Order makes no changes in the provisions and schedules of the said Orders except in the case of said Order No. A-1310.

INDEX TO PARTS

- 2. PART I —Application of Order and General Definitions
- PART II —Dressed and Live Poultry
- PART III —Cut-up Chicken and Fowl
- PART IV —Sales of Dressed Poultry to Purveyors of Meals
- PART V —Barbecued Chicken
- PART VI —Maximum Prices of Canned Poultry
- PART VII—General Provisions

General Definitions

- 3. For the purposes of this Order,
 - (a) "sell" includes offer to sell;
 - (b) "sell at retail" means sell to a consumer for his personal or household consumption;
 - (c) "sell at wholesale" means to sell otherwise than at retail;
 - (d) "zone" means one of the areas numbered and defined as a zone in Section 39 of this Order.

PART II—DRESSED AND LIVE POULTRY

A—DRESSED POULTRY

Kinds and Sub-Kinds of Poultry

4. The poultry referred to in this Part are of the following kinds and sub-kinds (in brackets), namely: chickens, (broilers, fryers, roasters, capons and poulards); fowl (hens and old roosters); turkeys (young hens and young toms, old hens and old toms); ducks and geese.

Meaning of Certain Words

- 5. For the purposes of this Part
 - (a) "dressed poultry" means fresh or frozen dressed poultry of a kind or sub-kind named in Section 4;
 - (b) "grade" means a grade as defined in the regulations respecting the Grading and Marking of Dressed Poultry made under the Livestock and Livestock Products Act, 1939, and "graded" shall have a corresponding meaning;

Sales at Wholesale by Persons in Zones

6. (1) The maximum price at which a person in a zone may sell at wholesale a grade of a kind or sub-kind of box-packed graded dressed poultry,

- (a) to a buyer whose place of business is in a zone, shall be the price fixed in Schedule "A" hereto, for the zone in which the buyer's place of business is situated, according to the grade of the kind or sub-kind of poultry sold and the month in which it is sold,
- (b) to a buyer whose place of business is not in a zone, shall be the sum of the following two items,
 - (i) the maximum price fixed in the said Schedule "A" for that kind or sub-kind in the zone from which the poultry is shipped to the buyer at his place of business or if transhipped en route the maximum price in the zone where the last transhipment takes place; and
 - (ii) the actual cost of transporting the poultry from the shipping point in the zone from which it was shipped or last transhipped, as the case may be, to the buyer's place of business.

(2) Dressed poultry shall not be deemed to be box-packed unless it is packed in accordance with the requirements in that respect contained in the said regulations entitled Grading and Marking of Dressed Poultry and further, unless it is so packed at the time of delivery pursuant to a sale at wholesale.

(3) If a kind or sub-kind of graded dressed poultry is not box-packed when delivered pursuant to a sale at wholesale then the maximum price at which a person may sell the same at wholesale shall be three quarters of one cent ($\frac{3}{4}$ c) per pound less than the maximum price fixed for the same grade of the same kind or sub-kind of dressed poultry box-packed.

7. The maximum price at which a person in any part of Canada not included in a zone may sell or offer to sell at wholesale to any other person in any part of Canada a grade of a kind or sub-kind of dressed poultry, during any period, shall be such as may be approved or prescribed from time to time in writing by the Administrator of Meat and Meat Products with the approval of the Chairman of the Board.

Sales at Wholesale of Ungraded Dressed Poultry

8. The maximum price at which any person may sell at wholesale any ungraded dressed poultry shall not exceed a price which bears the same relationship to the price at which he may sell graded dressed poultry of the same kind or sub-kind as his highest price of ungraded dressed poultry bore to his highest price of graded dressed poultry of the same kind or sub-kind during the basic period, September 15 to October 11, 1941, both inclusive. In no case, however, shall a person's maximum selling price on a sale at wholesale of ungraded dressed poultry in any period and in any zone be higher than the maximum price at which he may sell at wholesale "B" grade dressed poultry of the same kind or sub-kind in the same period and in the same zone.

Sales at Wholesale of Koshered Dressed Poultry

9. The highest price at which a person may sell at wholesale a kind or sub-kind of graded or ungraded koshered poultry in any period to any buyer shall be the total of

- (a) the highest lawful price at which according to the provisions of this Order he may sell at wholesale the same kind or sub-kind of ungraded or graded dressed poultry, as the case may be, in the same period to the same buyer; and
- (b) koshering charges not exceeding those established by him in the same slaughtering place during the basic period September 15 to October 11, 1941, both inclusive.

Sales of Drawn Dressed Poultry

10. (1) No person shall sell or buy or offer to buy any drawn dressed poultry unless it is processed so that the head, feet, crop, windpipe, gullet and entrails have been entirely removed without contamination of the body cavity. The feet must be

removed at the hock joint. The cleaned gizzard, heart, and liver may be taken into account in determining the weight of the drawn dressed poultry for purposes of sale. The gizzard must be cleaned by removing the contents and lining.

(2) The highest lawful price per pound at which a person may sell at wholesale or at retail a kind or sub-kind of graded or ungraded drawn dressed poultry in any period to any buyer shall be the total of the highest lawful price per pound at which he may sell at wholesale or at retail as the case may be, the same kind or sub-kind of graded or ungraded dressed poultry to the same buyer during that period according to whether or not it is box-packed PLUS ten cents per pound.

(3) If a retailer draws dressed poultry at the request of his customer after it has been weighed and sold to the customer, he may make a charge for such service not exceeding ten cents per bird, but this charge may not be made when the retailer sells the poultry under the provisions of sub-section (2) of this Section;

Control Over Retailer's Delivered Cost

11. (1) A person who sells dressed poultry at retail in a zone or other part of Canada shall not buy or otherwise acquire in any period any kind or sub-kind of graded or ungraded dressed poultry, as the case may be, at a price, delivered to his place of business or to his nearest railway station or dock, that is higher than the maximum price at which under the provisions of this Order such dressed poultry may be sold at wholesale to him in that zone or other part of Canada in the same period.

(2) If a person who sells dressed poultry at retail buys live poultry and kills it or causes it to be killed for him he shall for the purposes of this Order, be considered to have acquired dressed poultry.

Sales at Retail by Persons who are not Primary Producers

12. (1) The actual price referred to in this Section must not include any amount for transportation charges in excess of the amount for shipment by freight. This rule applies even if the shipment is by express.

(2) The maximum price at which any person other than a primary producer of poultry, may sell dressed poultry at retail during any period shall be the sum of the following two items, namely:

- (a) the actual price paid by him for the dressed poultry but not in any event exceeding the highest lawful price at which it may be sold at wholesale for delivery to him by freight during that period; and
- (b) the markup calculated according to the provisions of Board Order 450 and in Schedule "A" of that Order under the markup symbol "E", in the case of turkeys, and under the markup symbol "F", in the case of any other kind of poultry.

Sales at Retail by Primary Producers

13. The maximum price at which a primary producer of poultry may sell at retail any kind or sub-kind of graded or ungraded dressed poultry to a buyer in a zone or other part of Canada during any period shall be an amount equal to the maximum price, as fixed by this Order, at which he may sell such dressed poultry at wholesale to a buyer in that part of Canada during that period, PLUS a markup of 19 per cent of such maximum wholesale price in the case of turkeys or $23\frac{1}{2}$ per cent of such maximum wholesale price in the case of any other kind of poultry.

B—LIVE POULTRY

What Live Poultry Includes

14. The expression "live poultry" includes only those kinds and sub-kinds named in Schedule "B" hereto.

What This Order Does Not Cover

15. This Order shall not apply to sales of pure-bred live poultry when sold for breeding purposes.

Sales at Wholesale by Persons in Zones

16. The maximum price per pound live weight at which a person in a zone may sell at wholesale a kind or sub-kind of live poultry.

- (a) to a buyer whose place of business is in a zone, shall be the price for the same set forth in Schedule "B" for the zone in which the buyer's place of business is situated, according to the month in which it is sold; and
- (b) to a buyer whose place of business is not in a zone, shall be the sum of the following two items,
 - (i) the maximum price set forth in Schedule "B" for that kind or sub-kind for the zone from which the live poultry is shipped to the buyer at his place of business. If transhipped en route the zone where the transhipment takes place is to govern in pricing the live poultry; and
 - (ii) the actual cost of transporting the live poultry from the shipping point in the zone from which it was shipped or transhipped, as the case may be, to the buyer's place of business.

Sales at Wholesale by Persons Not In Zones

17. The maximum price per pound live weight at which a person in any part of Canada not included in a zone may sell at wholesale a kind or a sub-kind of live poultry during any period shall be such as may be approved or prescribed from time to time in writing by the Administrator of Meat and Meat Products with the Approval of the Chairman of the Board.

Sales at Retail by Persons Who Are Not Primary Producers

18. The maximum price per pound live weight at which a person other than a primary producer of poultry may sell any kind or sub-kind of live poultry at retail during any period shall be the sum of the following two items, namely;

- (a) the actual price paid by him for the live poultry but not in any event exceeding the highest lawful price at which it may be sold at wholesale for delivery to him by freight during that period; and
- (b) the markup calculated according to the provisions of Board Order 450 and in Schedule "A" of that Order under the markup symbol "E", in the case of turkeys, and under the markup symbol "F", in the case of any other kind of poultry.

Sales at Retail by Primary Producers

19. The maximum price per pound live weight at which a primary producer of poultry may sell at retail any kind or sub-kind of live poultry to a buyer in a zone or other part of Canada during any period shall be an amount equal to the maximum price, as fixed by this Order, at which he may sell such live poultry at wholesale to a buyer in that part of Canada during that period PLUS a markup of 19 per cent of such maximum wholesale price in the case of turkeys, or 23½ per cent of such maximum wholesale price in the case of any other kind of poultry.

PART III—CUT-UP CHICKEN AND FOWL

Definitions

20. For the purpose of this Part

- (a) "cut-up chicken" means drawn chicken which has been cut up into portions in accordance with the requirements of Section 21 and "cut-up fowl" has a corresponding meaning;
- (b) "drawn chicken" means the carcass of a dressed chicken (broiler, fryer, roaster, capon or poulard) which has been processed so that the head, shanks (cut off at the hock joint), crop, windpipe, gullet, entrails, oil sac, kidneys, and lungs have been entirely removed without contamination of the body cavity and "drawn fowl" has a corresponding meaning;
- (c) "fowl" means hens;

Requirements for Cutting Chicken and Fowl

21. (1) Except as otherwise authorized by the Administrator of Meat and Meat Products, no person shall sell any portion of drawn chicken or fowl which is not an authorized portion described or listed in subsection (2) of this Section and, except in the case of hearts, livers and gizzards, illustrated in the Cutting Chart (being Schedule "C" hereto).

(2) For the purposes of this Order the authorized portions of cut-up chicken and fowl are as follows:

- (a) "heart";
- (b) "liver";
- (c) "gizzard"—being the gizzard cleaned by removing the contents and lining;
- (d) "wing"—being a wing removed at the socket joint adjoining the breast so as to include all wing meat;
- (e) "leg"—being a leg removed at the hip joint so as to include the complete thigh, all thigh meat and the oyster but not the ilium or the ischium bones or any part thereof;
- (f) "breast"—being the breast portion removed from the back by cutting alongside the exterior of the oyster socket ilium and through the ribs at the point where the ribs connect with the spinal vertebrae but not including any part of the wings, legs, back, liver, gizzard, heart or other part not breast;
- (g) "back"—being that portion, including the neck, remaining after removal of the heart, liver, gizzard, wings, breast and legs.

Maximum Prices—Sales at Wholesale in Zones

22. The maximum price at which any person may sell at wholesale to any person in a zone any authorized portion of cut-up chicken or cut-up fowl shall be the price for the same set forth in Schedule "D" hereto according to the month in which the sale is made and the zone in which the buyer has his place of business.

Maximum Prices—Sales at Retail in Zones

23. The maximum price at which any person may sell at retail to any person in a zone any authorized portion of cut-up chicken or cut-up fowl shall be the price for the same set forth in Schedule "E" hereto according to the month in which the sale is made and the zone in which he has his place of business.

Maximum Prices—Sales Outside of Zones

24. The maximum price at which any person may sell at wholesale or at retail to any person not in a zone any cut-up chicken or cut-up fowl shall be such as may be approved or prescribed by the Administrator of Meat and Meat Products, with the approval of the Chairman of the Board or under the provisions of Board Order No. 414.

PART IV—SALES OF DRESSED POULTRY TO PURVEYORS OF MEALS

Definitions

25. For the purposes of this Part, the expression "purveyor of meals" means

- (a) a person who requires any food or food products for use in serving meals or refreshments to the transient or travelling public or to employees or as a public or private caterer or in an institution; or
- (b) the operator of a boarding house who serves on the average one hundred or more meals per day;

but it does not mean

- (a) any person who purchases any food or food products for use in serving meals or refreshments on a ship operating outside Canadian territorial waters; or
- (b) the Department of Reconstruction and Supply or the Department of National Defence.

Maximum Prices on Sales of Dressed Poultry to Purveyors of Meals

26. Except as otherwise provided in Section 27, no person shall sell any dressed poultry to a purveyor of meals and no purveyor of meals shall buy any dressed poultry, at a price which exceeds the maximum price at which the same may be sold at wholesale as fixed by Part II of this Order.

27. The maximum price at which any person may sell to a purveyor of meals during any period any kind or sub-kind of graded dressed poultry or of ungraded dressed poultry shall be an amount equal to the maximum price, as fixed by Part II of this Order, at which, during that period, the same may be sold at wholesale PLUS 2 cents per pound; provided, however,

- (a) that no purveyor of meals shall buy any dressed poultry under the provisions of this Section, unless it is required by him for the purpose of serving meals or refreshments during the seven day period immediately following the day on which delivery of the poultry is made to him;
- (b) that no person shall sell any dressed poultry to a purveyor of meals under the provisions of this Section unless he knows or has reason to believe that the dressed poultry is required by the purveyor of meals for the purpose of serving meals or refreshments during the seven day period immediately following the day on which delivery of the poultry is made to the purveyor of meals; and
- (c) that this Section shall not in any event apply if the quantity sold amounts to a carload lot or more which for the purposes of this Order shall be deemed to be 20,000 pounds gross weight.

PART V—BARBECUED CHICKEN

28. For the purposes of this Part

- (a) "chicken" includes fowl;
- (b) "cuts" includes half carcasses, quarter carcasses, and other parts of a carcass.

29. (1) Except as provided by subsection (3) of this Section, the maximum price at which any person may sell or offer to sell any barbecued chicken in whole carcasses or in cuts shall be \$1.10 per pound.

(2) The maximum price fixed by subsection (1) of this Section applies to sales of barbecued chicken without dressing or stuffing. No person shall sell or offer to sell any barbecued chicken with dressing or stuffing unless the maximum price at which he may sell the same has been fixed upon application in writing to the Administrator of Meat and Meat Products.

(3) The maximum price at which any person may sell or offer to sell any barbecued chicken of broiler quality shall be such person's basic period maximum price as fixed by Section 7 of the Wartime Prices and Trade Regulations or his maximum price as fixed by the Administrator of Meat and Meat Products with the concurrence of the Chairman of the Board or under the provisions of Board Order No. 414, whichever is applicable.

PART VI—MAXIMUM PRICES OF CANNED POULTRY

Definitions

30. For the purposes of this Part

- (a) "canned poultry" means the edible portion of chicken, fowl or turkey from which the skin and bones have been removed and which has been cooked, sterilized and packed in hermetically sealed containers;
- (b) "solid pack," "jellied pack," "grade 1" and "grade 2" apply respectively to canned poultry which is graded, packed and marked in accordance with and as defined in the Regulations for canned poultry issued under the Livestock and Livestock Products Act, 1939;
- (c) "processor" means a canner, packer, manufacturer or other person engaged in the business of processing for sale any of the products to which this Order applies;
- (d) "wholesaler" means any person who sells canned poultry at wholesale other than the processor thereof.

Sales by Processors to Wholesalers

31. The maximum price per dozen containers, including Federal sales tax and cost of delivery to the buyer's place of business, at which a processor may sell any product listed in Schedule "F" hereto, packed in a metal or glass container having a net weight content listed therein:

- (a) to a wholesaler whose place of business is in a zone, shall be the price for the same set forth in said Schedule "F" for the zone in which the buyer's place of business is situated, according to the grade, pack and net weight content of the container in which it is packed;
- (b) to a wholesaler whose place of business is not in a zone, shall be the sum of the following:
 - (i) the maximum price set forth in said Schedule "F" for the zone from which the canned poultry is shipped to the buyer or, if transhipped en route, for the zone where the last transshipment takes place; and
 - (ii) the actual cost of transporting the canned poultry from the shipping point in the zone from which it was shipped or last transhipped, as the case may be, to the buyer's place of business.

Sales by Processors and Wholesalers to Persons Other than Wholesalers or Consumers

32. (1) The maximum price per dozen containers, including Federal sales tax, at which a processor or wholesaler in a zone may sell to any person, other than a wholesaler or a consumer, any product listed in Schedule "G" hereto, packed in a metal or glass container having a net weight content listed therein shall be;

- (a) if the buyer's place of business is in a zone, the price set forth in Schedule "G" for that zone according to the grade, pack and net weight content of the container in which it is packed;
- (b) if the buyer's place of business is not in a zone, the maximum price set forth in Schedule "G" for the zone from which the canned poultry is shipped to the buyer or, if transhipped en route, for the zone where the last transshipment takes place.

(2) If the buyer's place of business is not in the same city, town or village in which the seller's warehouse is situated, the seller may prepay and add to the maximum price, the actual cost of transporting the canned poultry from the warehouse in the zone from which it was shipped or last transhipped, as the case may be, to the buyer's place of business but if the seller has more than one warehouse the cost of transportation shall be calculated as though the canned poultry had been shipped from the warehouse of the seller nearest to the buyer's place of business.

(3) The maximum price per dozen containers at which a processor or wholesaler not in a zone may sell any canned poultry shall be such as may from time to time be fixed by the Administrator of Meat and Meat Products.

Sales at Retail

33. (1) The maximum price at which any person, other than a processor, may sell any canned poultry at retail shall be the sum of the following:

- (a) the actual price paid by him for the canned poultry but in any event not exceeding the maximum price at which it may be sold to him as fixed by this Order;
- (b) the actual amount, if any, paid by him for transporting the canned poultry to his place of business from his supplier's nearest warehouse; and
- (c) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the basic period, September 15 to October 11, 1941, both inclusive, on sales of canned poultry purchased by him from a wholesaler;
 - (ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order; or
- (d) if he purchased the canned poultry from a processor at a price not exceeding the lawful maximum price at which such processor could have sold that canned poultry to a wholesaler the lesser of the following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of canned poultry purchased by him from a processor;

(ii) the markup under the markup symbol "H" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order.

(2) The maximum price at which a processor may sell any canned poultry to a consumer shall be the sum of the following:

- (a) according to the grade, pack and net weight content of the container in which it is packed, the price for the same set forth in Schedule "F" hereto for the zone in which the seller's retail outlet is situated; and
- (b) a markup not exceeding twenty-five per cent (25%) of his selling price.

Sales Between Wholesalers

34. The maximum price per dozen containers, including Federal sales tax, at which a wholesaler in a zone may sell to another wholesaler any product listed in Schedule "G" hereto packed in a metal or glass container having a net weight content listed therein shall be the price for the same set forth in Schedule "G" for the zone in which the buyer's place of business is situated, according to the grade, pack and net weight content of the container in which it is packed. Such maximum price shall include delivery to the buyer's place of business, if it is in a zone. If the buyer's place of business is not a zone, the seller may prepay and add to such maximum price the actual cost of transporting the canned poultry from the warehouse in the zone from which it was shipped or last transhipped, as the case may be, to the buyer's place of business but if the seller has more than one warehouse the cost of transportation shall be calculated as though the canned poultry had been shipped from the warehouse of the seller nearest to the buyer's place of business.

PART VII—GENERAL PROVISIONS

Invoices

35. (1) Every person including a primary producer of poultry, who sells at wholesale any of the products to which this Order applies, shall on each sale issue in duplicate a sales invoice showing

- (a) the name and complete address of both the seller and the buyer;
- (b) the date of the sale;
- (c) if live or dressed poultry, each kind or sub-kind of poultry sold and the weight and price per pound of each kind or sub-kind,
- (d) if it is sold as dressed poultry,
 - (i) the grade if graded, or the word "ungraded" if it is not graded;
 - (ii) whether it is box-packed or otherwise packed;
 - (iii) the word "kosher" if it is kosher dressed poultry;
- (e) if cut-up chicken or fowl, the weight, description and price of each kind of portion sold;
- (f) if canned poultry, the quantity and the price per dozen containers, and the grade, pack and net weight of the containers;
- (g) the transportation charges, if any, paid by him.

(2) One copy of the sales invoice shall be given to the buyer on sale or delivery and the seller shall keep the other copy available for inspection as hereunder stated.

Sales Slips on Sales at Retail

36. Every person who sells at retail any product to which this Order applies shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the quantity and the kind of product sold and the price charged.

Inspection of Records and Invoices

37. (1) If a person retains available for inspection by any authorized representative of the Board, an invoice furnished by his supplier, it will not be necessary for him to keep any other record of the particulars set forth in the invoice.

(2) Every invoice and record which a seller of any product to which this Order applies is required by this Order to make and keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates.

Wholesale Prices Include Delivery

38. Wholesale prices fixed by his Order are in cents per pound and include delivery and such delivery shall be to the buyer's place of business except in the following cases:

- (a) if delivery is by railway or the last transshipment is by railway it is to be made at the railway station nearest to the buyer's place of business;
- (b) if delivery is by boat or the last transshipment is by boat it is to be made on a dock at the port of call nearest to the buyer's place of business;
- (c) if delivery is by express at the buyer's request, the seller may add to his selling price the difference between freight and express charges if he shows the difference as a separate item on his sales invoice, provided, however, that if the shipping weight of the quantity shipped to the buyer amounts to 1,000 pounds or more he may not add such difference to his selling price without the consent in writing of the Administrator of Meat and Meat Products;
- (d) where the sale is by a person in a zone to a person in a part of Canada not included in a zone, the seller may add to his selling price the transportation cost from the shipping point or, if transhipped en route, from the point of last transshipment to the point of delivery to the buyer, if such cost is shown as a separate item on his sales invoice.

Definitions of Zones

39. For the purposes of this Order the following zones are established:

- (a) Zone No. 1 composed of
 - (i) the provinces of Prince Edward Island, Nova Scotia and New Brunswick;
 - (ii) that part of the province of Quebec lying south of the St. Lawrence River and east of a line drawn parallel to and always at a distance of ten miles west of the Temiscouata Railway from Riviere du Loup to the boundary of New Brunswick including all stations on that railway; and
 - (iii) the counties of Lac St. Jean and Chicoutimi;
- (b) Zone No. 2 composed of that part of the Province of Quebec lying to the south and west of Zone No. 1, and bounded on the north by the 48th parallel of latitude from the point where it intersects the westerly bank of the St. Lawrence River to the point of its intersection near Strachan with the most northerly transcontinental route of the Canadian National Railway, and westerly therefrom by a line drawn parallel to and always a distance of ten miles north of the said railway;
- (c) Zone No. 3 composed of that part of the province of Ontario lying to the south of a line drawn parallel to and always a distance of ten miles north of the most northerly transcontinental route of the Canadian National Railway including all stations on that railway;
- (d) Zone No. 4 composed of that part of the province of Manitoba lying south of the 53rd parallel of latitude;
- (e) Zone No. 5 composed of that part of the province of Saskatchewan lying south of the 54th parallel of latitude;
- (f) Zone No. 6 composed of
 - (a) that part of the Province of Alberta, not included in Zone No. 7, and lying to the south of the 55th parallel of latitude; and
 - (b) that part of the Province of British Columbia lying to the east of the line formed by the Elk River from its source to its confluence with the Kootenay River and thence from such confluence along the Kootenay River to the southern boundary of the said province; and
 - (c) the city of Fernie;
- (g) Zone No. 7 composed of
 - (a) all that part of Vancouver Island south of a line from Port Alberni to Parksville and any part of the remainder of the Island which lies within ten miles of any railway line on the Island; and
 - (b) the following additional parts of the Province of British Columbia, namely,
 - (i) that part, not included in Zone No. 6 lying south of a line drawn along the 50th parallel of latitude from the coast to a point twenty

miles west of the main line of the Canadian Pacific Railway where it crosses the 50th parallel thence along a course paralleling the said railway main line and always twenty miles westerly and northerly thereof to the Eastern boundary of British Columbia at or near Lake Louise; and

(ii) that part composed of the territory lying within twenty miles, north or east and south or west, of the most northerly line of Canadian National Railways from the Eastern boundary of British Columbia to but not including Prince Rupert; and

(c) in the Province of Alberta, Edson and Lovett, and all railway stations on the Canadian National Railway west of Edson and Lovett and on the Canadian Pacific Railway west of Lake Louise.

Dated at Ottawa this 19th day of August, 1946

F. S. GRIDDALE,
Administrator of Meat and Meat Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-2085

Maximum Wholesale Prices in cents per pound for Box-Packed, Graded, Dressed Poultry according to the month of sale and the zone.

PART I—GRADE A DRESSED POULTRY

Grade, Kind and Sub-kind of Poultry	Packing Period	ZONES				
		1	2 and 3	4 and 6	5	7
		cts.	cts.	cts.	cts.	cts.
1—Chickens, A grade milkfed (roasters or fryers). (For other grades of roasters and fryers and for capons and poulards see part II, of this schedule, Note 1).	Jan.	36½	36	34	33½	36
	Feb.	36¾	36¾	34¾	33¾	36¾
	Mar.	37½	36¾	34¾	34¼	36¾
	Apr.	37½	37½	35½	34¾	37½
	May	38	37½	35½	35	37½
	June	38¾	37¾	35¾	35¾	37¾
	July	38¾	38¼	36¼	35¾	38¼
	Aug.	39	38½	36½	36	38½
	Sept.	37½	37	35	34½	37
	Oct.	36½	36	34	33½	36
	Nov.	36	35½	33½	33	35½
	Dec.	36	35½	33½	33	35½
2—Chickens, A grade milkfed (broilers).... (For other grades of broilers see Part II, Note 2.)	Jan.	39½	39½	37½	36½	39½
	Feb.	40	39½	37½	37	39½
	Mar.	40¾	39¾	37¾	37¾	39¾
	Apr. 1 to *Sep. 30	37½	37	35½	34½	37
	Oct.	38½	38	36	35½	38
	Nov.	38¾	38¾	36¾	35¾	38¾
	Dec.	39½	38¾	36¾	36¼	38¾
3—Fowl (hens) A grade..... (For other grades of fowls (hens), see Part II, Note 3.)	Jan.	30½	30½	28½	27½	30½
	Feb. 1 to *June 30	31	30½	28½	28	30½
	July 1 to *Sep. 30	28½	28	26	25½	28
	Oct.	29½	29	27	26½	29
	Nov.	29¾	29¾	27¾	26¾	29¾
	Dec.	30¼	29¾	27¾	27¼	29¾

Grade, Kind and Sub-kind of Poultry	Packing Period	ZONES				
		1	2 and 3	4 and 6	5	7
		cts.	cts.	cts.	cts.	cts.
4—Fowl (old roosters) A grade. (For other grades of fowl (old roosters) see Part II, Note 4.)	Jan.	23½	23	21	20½	23
	Feb. 1 to	23½	23½	21½	20½	23½
	*Apr. 30					
	May 1 to *Dec. 31	22½	22	20	19½	22
5—Turkeys (young hens or young toms), A grade. (For other grades of turkeys, see Part II, Note 5)	Jan. 1 to	41½	41	38½	38	40
	*Dec. 31					
6—Geese, A grade. (Heads off and feet on.) (For other grades of geese, see Part II, Note 6.)	Jan.	28¾	27¾	25¾	24¾	26¾
	Feb.	28¾	28¼	25¾	25¼	27¼
	Mar.	29¼	28¾	26¾	25¾	27¾
	Apr.	29¼	29	26¾	26	28
	May	29¼	29¾	26¾	26¾	28¾
	June	30¼	29¾	27¼	26¾	28¾
	July	30¾	30¼	27¾	27¼	29¼
	Aug.	31	30¼	28	27¼	29¼
	Sept.	31¾	30¾	28¾	27¾	29¾
	Oct.	31¼	31¼	28¾	28¼	30¼
	Nov.	28	27½	25	24½	26½
	Dec.	28	27½	25	24½	26½
7—Ducks, A grade. (Heads off and feet on.) (For other grades of ducks, see Part II, Note 7.)	Jan.	30¾	29¾	27¾	26¾	28¾
	Feb.	30¾	30¼	27¾	27¼	29¼
	Mar.	31¼	30	28¼	27¾	29¾
	Apr.	31½	31	28¼	28	30
	May	31¼	31¾	28¾	28¾	30¾
	June	32¼	31¾	29¼	28¾	30¾
	July	32¾	32¼	29¾	29¼	31¼
	Aug.	33	32¼	30	29¾	31¾
	Sept.	33¾	32¾	30¾	29¾	31¾
	Oct.	33¼	33¼	30¼	30¼	32¼
	Nov.	30	29½	27	26½	28½
	Dec.	30	29½	27	26½	28½

The maximum price per pound for geese and ducks when sold with both heads and feet on shall be one cent per pound less than the maximum price fixed by this Order for the same geese and ducks sold with the heads off and the feet on.

* — Both dates inclusive.

PART II—GRADES AND TYPES OF DRESSED POULTRY OTHER THAN THOSE SET OUT IN PART I

Note 1.—The maximum price per pound for chickens, roasters, fryers, capons, or poulards, other than chickens (roasters or fryers) A Grade Milkfed hereinafter described as MFA roasters, shall be for

1. Chickens (roasters or fryers):

- Special Grade Milkfed one cent over the maximum price for MFA roasters.
- B Grade Milkfed... two cents under the maximum price for MFA roasters.
- Special Grade..... one cent under the maximum price for MFA roasters.
- A Grade..... two cents under the maximum price for MFA roasters.
- B Grade..... four cents under the maximum price for MFA roasters.
- C Grade..... seven cents under the maximum price for MFA roasters.

2. Chickens (capon or poulards), two cents over the maximum price for chickens (roasters and fryers) of the corresponding grade.

Note 2.—The maximum price per pound for chickens (broilers), other than chickens (broilers) A Grade Milkfed hereinafter described as MFA broilers, shall be for

- Special Grade Milkfed one cent over the maximum price for MFA broilers.
- B Grade Milkfed... two cents under the maximum price for MFA broilers.
- Special Grade..... one cent under the maximum price for MFA broilers.
- A Grade..... two cents under the maximum price for MFA broilers.
- B Grade..... four cents under the maximum price for MFA broilers.
- C Grade..... seven cents under the maximum price for MFA broilers.

Note 3.—The maximum price per pound for fowl (hens) other than A Grade shall be, for

- B Grade..... two cents under the maximum price for A Grade.
C Grade..... five cents under the maximum price for A Grade.

Note 4.—The maximum price per pound for fowl (old roosters) other than A Grade shall be, for

- B Grade..... two cents under the maximum price for A Grade.
C Grade..... five cents under the maximum price for A Grade.

Note 5.—The maximum price per pound for turkeys other than young hens and young toms, A Grade, hereinafter described as young A Grade, shall be, for

1. Young hens and young toms:

- Special Grade..... one cent over the maximum price for young A Grade.
B Grade..... two cents under the maximum price for young A Grade.
C Grade..... five cents under the maximum price for young A Grade.

2. Old hens..... three cents under the maximum price for turkeys (young hens and young toms) of the corresponding Grade.

3. Old toms..... four cents under the maximum price for turkeys (young hens and young toms) of the corresponding Grade.

Note 6. The maximum price per pound for geese (heads off and feet on) other than Geese A Grade shall be, for

- Geese B Grade..... two cents under the maximum price for geese A Grade.
Geese C Grade..... seven cents under the maximum price for geese A Grade.

Note 7.—The maximum price per pound for ducks (heads off and feet on) other than ducks A Grade shall be, for

- Ducks B Grade..... two cents under the maximum price for ducks A Grade.
Ducks C Grade..... seven cents under the maximum price for ducks A Grade.

The maximum price per pound for geese and ducks when sold with both heads and feet on shall be one cent per pound less than the maximum price fixed by this Order for the same geese and ducks sold with the heads off and the feet on.

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-2085

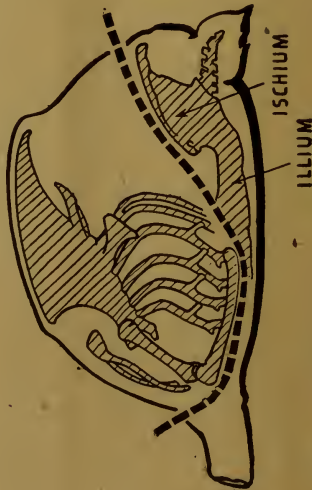
Maximum Wholesale prices for live poultry in cents per pound live weights.

Kind	Sub-kind	Weights	Packing Period	ZONES				
				1	2 and 3	4 and 6	5	7
				cts.	cts.	cts.	cts.	cts.
Chickens...	Roasters and Fryers.	Over 3 lbs	Jan.	29½	29	27	26½	29
			Feb.	29½	29½	27½	26½	29½
			Mar.	30½	29½	27½	27½	29½
			Apr.	30½	30½	28½	27½	30½
			May	31	30½	28½	28	30½
			June	31½	30½	28½	28½	30½
			July	31½	31½	29½	28½	31½
			Aug.	32	31½	29½	29	31½
			Sept.	30½	30	28	27½	30
			Oct.	29½	29	27	26½	29
			Nov.	29	28½	26½	26	28½
			Dec.	29	28½	26½	26	28½
	Capons and Poulards	Over 5 lbs	Jan.	31½	31	29	28½	31
			Feb.	31½	31½	29½	28½	31½
			Mar.	32½	31½	29½	27½	31½
			Apr.	32½	32½	30½	29½	32½
			May	33	32½	30½	30	32½
			June	33½	32½	30½	30½	32½
			July	33½	33½	31½	30½	33½
			Aug.	34	33½	31½	31	33½
			Sept.	32½	32	30	29½	32
			Oct.	31½	31	29	28½	31
			Nov.	31	30½	28½	28	30½
			Dec.	31	30½	28½	28	30½

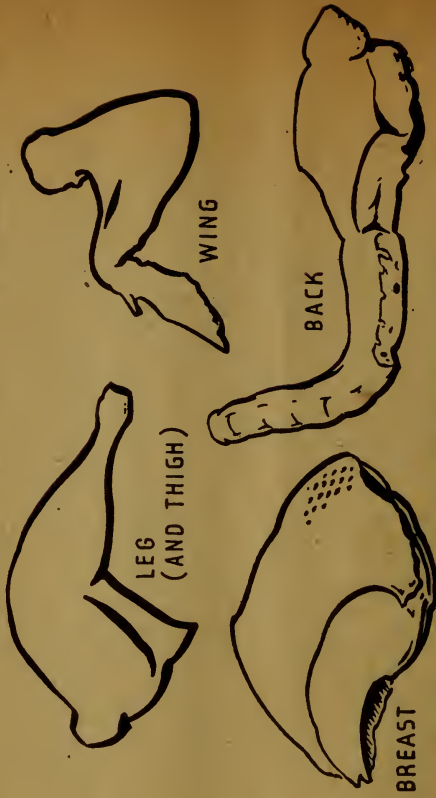
Kind	Sub-kind	Weights	Packing Period	ZONES				
				1	2 and 3	4 and 6	5	7
				cts.	cts.	cts.	cts.	cts.
	Broilers	3 lbs and less	Jan.	30 $\frac{3}{8}$	30 $\frac{1}{2}$	28 $\frac{1}{8}$	27 $\frac{1}{8}$	30 $\frac{1}{8}$
			Feb.	31	30 $\frac{3}{8}$	28 $\frac{3}{8}$	28	30 $\frac{3}{8}$
			Mar.	31 $\frac{3}{8}$	30 $\frac{7}{8}$	28 $\frac{7}{8}$	28 $\frac{3}{8}$	30 $\frac{7}{8}$
			Apr. 1st to Sept. 30th	28 $\frac{3}{8}$	28	26	25 $\frac{3}{8}$	28
			Oct.	29 $\frac{1}{2}$	29	27	26 $\frac{1}{2}$	29
			Nov.	29 $\frac{7}{8}$	29 $\frac{3}{4}$	27 $\frac{3}{4}$	26 $\frac{7}{8}$	29 $\frac{3}{4}$
			Dec.	30 $\frac{1}{4}$	29 $\frac{1}{4}$	27 $\frac{1}{4}$	27 $\frac{1}{2}$	29 $\frac{1}{4}$
Fowl.....	Hens	All weights	Jan.	25 $\frac{5}{8}$	25 $\frac{1}{8}$	23 $\frac{3}{8}$	25 $\frac{5}{8}$	25 $\frac{3}{8}$
			Feb. 1st to June 30th	26	25 $\frac{3}{8}$	23 $\frac{3}{8}$	23	25 $\frac{3}{8}$
			July 1st to Sept. 30th	23 $\frac{1}{2}$	23	21	20 $\frac{1}{2}$	23
			Oct.	24 $\frac{1}{2}$	24	22	21 $\frac{1}{2}$	24
			Nov.	24 $\frac{7}{8}$	24 $\frac{3}{4}$	22 $\frac{3}{4}$	21 $\frac{7}{8}$	24 $\frac{3}{4}$
			Dec.	25 $\frac{1}{4}$	24 $\frac{3}{4}$	22 $\frac{3}{4}$	22 $\frac{1}{4}$	24 $\frac{3}{4}$
	Old Roosters	All weights	Jan.	18 $\frac{1}{8}$	18	16	15 $\frac{1}{8}$	18
			Feb. 1st to Apr. 30th	18 $\frac{7}{8}$	18 $\frac{3}{8}$	16 $\frac{3}{8}$	15 $\frac{7}{8}$	18 $\frac{3}{8}$
			May 1st to Dec. 31st	17 $\frac{1}{2}$	17	15	14 $\frac{1}{2}$	17
Turkeys....	Hens and Young Toms	All weights	Jan. 1st to Dec. 31st	34 $\frac{1}{2}$	34	31 $\frac{1}{2}$	31	33
	Old Toms	All weights	Jan. 1st to Dec. 31st	30 $\frac{1}{2}$	30	27 $\frac{1}{2}$	27	29
Geese.....		All weights	Jan.	22 $\frac{3}{8}$	21 $\frac{7}{8}$	19 $\frac{3}{8}$	18 $\frac{7}{8}$	20 $\frac{7}{8}$
			Feb.	22 $\frac{1}{4}$	22 $\frac{1}{2}$	19 $\frac{1}{4}$	19 $\frac{1}{2}$	21 $\frac{1}{4}$
			Mar.	23 $\frac{1}{8}$	22 $\frac{5}{8}$	20 $\frac{1}{8}$	19 $\frac{5}{8}$	21 $\frac{5}{8}$
			Apr.	23 $\frac{1}{2}$	23	20 $\frac{1}{2}$	20	22
			May	23 $\frac{7}{8}$	23 $\frac{3}{8}$	20 $\frac{7}{8}$	20 $\frac{3}{8}$	22 $\frac{3}{8}$
			June	24 $\frac{1}{4}$	23 $\frac{3}{4}$	21 $\frac{1}{4}$	20 $\frac{3}{4}$	22 $\frac{3}{4}$
			July	24 $\frac{5}{8}$	24 $\frac{1}{8}$	21 $\frac{5}{8}$	21 $\frac{1}{8}$	23 $\frac{1}{8}$
			Aug.	25	24 $\frac{1}{2}$	22	21 $\frac{1}{2}$	23 $\frac{1}{2}$
			Sept.	25 $\frac{3}{8}$	24 $\frac{7}{8}$	22 $\frac{3}{8}$	21 $\frac{7}{8}$	23 $\frac{7}{8}$
			Oct.	25 $\frac{1}{4}$	25 $\frac{1}{4}$	22 $\frac{1}{4}$	22 $\frac{1}{4}$	24 $\frac{1}{4}$
			Nov.	22	21 $\frac{1}{2}$	19	18 $\frac{1}{2}$	20 $\frac{1}{2}$
			Dec.	22	21 $\frac{1}{2}$	19	18 $\frac{1}{2}$	20 $\frac{1}{2}$
Ducks.....		All weights	Jan.	24 $\frac{3}{8}$	23 $\frac{7}{8}$	21 $\frac{3}{8}$	20 $\frac{7}{8}$	22 $\frac{7}{8}$
			Feb.	24 $\frac{1}{2}$	24 $\frac{1}{4}$	21 $\frac{1}{2}$	21 $\frac{1}{4}$	23 $\frac{1}{4}$
			Mar.	25 $\frac{1}{8}$	24 $\frac{5}{8}$	22 $\frac{1}{8}$	21 $\frac{5}{8}$	23 $\frac{5}{8}$
			Apr.	25 $\frac{1}{2}$	25	22 $\frac{1}{2}$	22	24
			May	25 $\frac{7}{8}$	25 $\frac{3}{8}$	22 $\frac{7}{8}$	22 $\frac{3}{8}$	24 $\frac{3}{8}$
			June	26 $\frac{1}{4}$	25 $\frac{3}{4}$	23 $\frac{1}{4}$	22 $\frac{3}{4}$	24 $\frac{3}{4}$
			July	26 $\frac{5}{8}$	26 $\frac{1}{8}$	23 $\frac{5}{8}$	23 $\frac{1}{8}$	25 $\frac{1}{8}$
			Aug.	27	26 $\frac{1}{2}$	24	23 $\frac{1}{2}$	25 $\frac{1}{2}$
			Sept.	27 $\frac{3}{8}$	26 $\frac{7}{8}$	24 $\frac{3}{8}$	23 $\frac{7}{8}$	25 $\frac{7}{8}$
			Oct.	27 $\frac{1}{4}$	27 $\frac{1}{4}$	24 $\frac{1}{4}$	24 $\frac{1}{4}$	26 $\frac{1}{4}$
			Nov.	24	23 $\frac{1}{2}$	21	20 $\frac{1}{2}$	22 $\frac{1}{2}$
			Dec.	24	23 $\frac{1}{2}$	21	20 $\frac{1}{2}$	22 $\frac{1}{2}$

SCHEDULE "C" TO ADMINISTRATOR'S ORDER NO. A-2085
CHICKEN AND FOWL CUTTING CHART

DIAGRAM ILLUSTRATING CUT
REQUIRED TO SEPARATE BREAST
FROM BACK (AND NECK)



ILLUSTRATIONS OF PORTIONS



This Chart illustrates most of the authorized portions of chicken and fowl which may be sold at wholesale and at retail prices not exceeding maximum prices fixed by Administrator's Order No. A-2085. It also shows the cut required to separate the Breast from the Back.

SCHEDULE "D" TO ADMINISTRATOR'S ORDER No. A-2085

Maximum Wholesale Prices (in cents per pound) by Zones and Periods of Sale for Authorized Portions of Cut-up Chicken and Cut-up Fowl

Description of authorized portions	Zones 1, 2, 3 and 7						Zones 4, 5 and 6					
	Jan. 1 to Mar. 31		Apr. 1 to Aug. 31		Sept. 1 to Dec. 31		Jan. 1 to Mar. 31		Apr. 1 to Aug. 31		Sept. 1 to Dec. 31	
	Chicken	Fowl	Chicken	Fowl	Chicken	Fowl	Chicken	Fowl	Chicken	Fowl	Chicken	Fowl
	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.
Leg.....	68-75	55-25	70-50	57-00	65-50	52-00	66-25	52-75	68-00	54-50	63-75	50-25
Breast.....	68-75	60-25	70-50	62-00	65-50	57-00	66-25	57-75	68-00	59-50	63-75	55-25
Back.....	16-00	11-75	17-50	13-50	12-50	8-50	13-50	9-25	15-25	11-00	11-00	6-75
Wing.....	28-50	28-50	30-00	30-00	25-25	25-25	26-00	26-00	27-75	27-75	23-50	23-50
Heart or Gizzard.....	28-50	28-50	30-00	30-00	25-25	25-25	26-00	26-00	27-75	27-75	23-50	23-50
Liver.....	62-50	62-50	64-00	64-00	59-00	59-00	60-00	60-00	61-50	61-50	57-25	57-25

SCHEDULE "E" TO ADMINISTRATOR'S ORDER No. A-2085

Maximum Retail Prices (in cents per pound) by Zones and Periods of Sale for Authorized Portions of Cut-up Chicken and Cut-up Fowl

Description of authorized portions	Zones 1, 2, 3 and 7						Zones 4, 5 and 6					
	Jan. 1 to Mar. 31		Apr. 1 to Aug. 31		Sept. 1 to Dec. 31		Jan. 1 to Mar. 31		Apr. 1 to Aug. 31		Sept. 1 to Dec. 31	
	Chicken	Fowl	Chicken	Fowl	Chicken	Fowl	Chicken	Fowl	Chicken	Fowl	Chicken	Fowl
	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.	cts.
Leg.....	81	65	83	67	77	61	78	62	80	64	75	59
Breast.....	81	71	83	73	77	67	78	68	80	70	75	65
Back.....	19	14	21	16	15	10	16	11	18	13	13	8
Wing.....	34	34	36	36	30	30	31	31	33	33	28	28
Heart or Gizzard.....	34	34	36	36	30	30	31	31	33	33	28	28
Liver.....	74	74	76	76	70	70	71	71	73	73	68	68

SCHEDULE "F" TO ADMINISTRATOR'S ORDER No. A-2085

Maximum Delivered Prices of Canned Poultry for Sales by the Processor to Wholesalers
(In dollars and cents per dozen containers Federal Sales Tax included)

Net weight of contents of containers	1		2		Zones 3		4		5		6		7	
	7 oz.		16 oz.		7 oz.		16 oz.		7 oz.		16 oz.		7 oz.	
	16 oz.	7 oz.	16 oz.	7 oz.	16 oz.	7 oz.	16 oz.	7 oz.	16 oz.	7 oz.	16 oz.	7 oz.	16 oz.	7 oz.
CHICKEN—														
Grade 1—Solid Pack.....	14.04	6.50	13.84	6.41	13.84	6.41	13.08	6.05	12.74	5.93	13.08	6.05	13.84	6.41
Grade 2—Solid Pack.....	13.44	6.14	13.24	6.05	13.24	6.05	12.48	5.69	12.14	5.57	12.48	5.69	13.24	6.05
Grade 1—Jellied Pack.....	10.22	4.83	10.08	4.77	10.08	4.77	9.54	4.53	9.34	4.44	9.54	4.53	10.08	4.77
Grade 2—Jellied Pack.....	9.62	4.47	9.48	4.41	9.48	4.41	8.94	4.17	8.74	4.08	8.94	4.17	9.48	4.41
FOWL AND POULTRY MEAT—														
Grade 1—Solid Pack.....	12.79	5.99	12.59	5.90	12.59	5.90	11.58	5.45	11.37	5.36	11.58	5.45	12.59	5.90
Grade 2—Solid Pack.....	12.19	5.63	11.99	5.54	11.99	5.54	10.98	5.09	10.77	5.00	10.98	5.09	11.99	5.54
Grade 1—Jellied Pack.....	9.44	4.52	9.30	4.47	9.30	4.47	8.63	4.17	8.49	4.07	8.63	4.17	9.30	4.47
Grade 2—Jellied Pack.....	8.84	4.16	8.70	4.11	8.70	4.11	8.03	3.81	7.89	3.71	8.03	3.81	8.70	4.11
TURKEY—														
Grade 1—Solid Pack.....	15.56	7.17	15.36	7.08	15.36	7.08	14.34	6.64	14.24	6.59	14.34	6.64	15.36	7.08
Grade 2—Solid Pack.....	14.96	6.81	14.76	6.72	14.76	6.72	13.74	6.28	13.64	6.23	13.74	6.28	14.76	6.72
Grade 1—Jellied Pack.....	11.23	5.28	11.09	5.21	11.09	5.21	10.42	4.92	10.35	4.88	10.42	4.92	11.09	5.21
Grade 2—Jellied Pack.....	10.63	4.92	10.49	4.85	10.49	4.85	9.82	4.56	9.75	4.52	9.82	4.56	10.49	4.85

SCHEDULE "G" TO ADMINISTRATOR'S ORDER No. A-2085

Maximum Prices of Canned Poultry for Sales by Processors or Wholesalers to Persons other than Wholesalers or Consumers F.O.B. Seller's Warehouse
(In dollars and cents per dozen containers Federal Sales Tax included)

Net weight of contents of containers	1		2		3		4		5		6		7	
	Zones		Zones		Zones		Zones		Zones		Zones		Zones	
	16 oz.	7 oz.	16 oz.	7 oz.	16 oz.	7 oz.	16 oz.	7 oz.	16 oz.	7 oz.	16 oz.	7 oz.	16 oz.	7 oz.
CHICKEN—														
Grade 1—Solid Pack.....	15.60	7.22	15.38	7.12	15.38	7.12	14.53	6.72	14.16	6.59	14.53	6.72	15.38	7.12
Grade 2—Solid Pack.....	14.93	6.82	14.71	6.72	14.71	6.72	13.87	6.32	13.49	6.19	13.87	6.32	14.71	6.72
Grade 1—Jellied Pack.....	11.36	5.37	11.20	5.30	11.20	5.30	10.60	5.03	10.38	4.93	10.60	5.03	11.20	5.30
Grade 2—Jellied Pack.....	10.69	4.97	10.53	4.90	10.53	4.90	9.93	4.63	9.71	4.53	9.93	4.63	10.53	4.90
FOWL AND POULTRY MEAT—														
Grade 1—Solid Pack.....	14.21	6.66	13.99	6.56	13.99	6.56	12.87	6.06	12.63	5.96	12.87	6.06	13.99	6.56
Grade 2—Solid Pack.....	13.54	6.26	13.32	6.16	13.32	6.16	12.20	5.66	11.97	5.56	12.20	5.66	13.32	6.16
Grade 1—Jellied Pack.....	10.49	5.02	10.33	4.97	10.33	4.97	9.59	4.63	9.43	4.52	9.59	4.63	10.33	4.97
Grade 2—Jellied Pack.....	9.82	4.62	9.67	4.57	9.67	4.57	8.92	4.23	8.77	4.12	8.92	4.23	9.67	4.57
TURKEY—														
Grade 1—Solid Pack.....	17.29	7.97	17.07	7.87	17.07	7.87	15.93	7.38	15.82	7.32	15.93	7.38	16.61	7.67
Grade 2—Solid Pack.....	16.62	7.57	16.40	7.47	16.40	7.47	15.27	6.98	15.16	6.92	15.27	6.98	15.94	7.27
Grade 1—Jellied Pack.....	12.48	5.87	12.32	5.79	12.32	5.79	11.58	5.47	11.50	5.42	11.58	5.47	12.02	5.67
Grade 2—Jellied Pack.....	11.81	5.47	11.66	5.39	11.66	5.39	10.91	5.07	10.83	5.02	10.91	5.07	11.36	5.27

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2094

Maximum Prices of Horsemeat and Horse Liver Intended for Animal Feed

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products, it is hereby ordered as follows:

1. This Order comes into force on September 1, 1946.

2. Section 12 of Administrator's Order No. A-1023, as amended, is hereby revoked and the following substituted therefor:

"12. Notwithstanding the other provisions of this Order, the maximum price per pound at which any person may

- (a) during the period from September 1, 1946, to January 15, 1947, both inclusive, sell any quantity of horsemeat or horse liver to any person in any part of the provinces of Prince Edward Island, Nova Scotia or New Brunswick, other than a consumer; or
- (b) during the period from September 1, 1946, to January 15, 1947, both inclusive, sell any horsemeat or horse liver in carload lots to a consumer in any part of said provinces; or
- (c) during the period from September 1, 1946, to January 31, 1947, both inclusive, sell any horsemeat or horse liver in less than carload lots to a consumer in any part of said provinces;

shall, according to the net weight of the units in which it is packed, be an amount equal to the maximum price per pound, as fixed by this Order, at which he may sell the same quantity of horsemeat or horse liver, as the case may be, packed in units of the same net weight, to that person during the month of August, 1946, LESS $\frac{1}{2}$ cent per pound".

Dated at Ottawa, this 27th day of August, 1946.

F. S. GRISDALE,

Administrator of Meat and Meat Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2095

Respecting Used Electric Motors and Equipment

Under powers given by the Wartime Prices and Trade Board to the Administrator of Used Goods, it is hereby ordered as follows:

1. This Order comes into force on September 4, 1946.

2. Administrator's Order No. A-838, which imposed certain restrictions on the sale of, and regulated maximum prices of used or rebuilt electric equipment or electric motors, is revoked.

Dated at Ottawa, this 3rd day of September, 1946.

E. TOPPING,

Deputy Administrator of Used Goods,

APPROVED:

K. W. TAYLOR,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2096

Maximum Prices of Imported Dried Fruits

Under powers given by the Wartime Prices and Trade Board to the Administrator of Imported Grocery Items, it is hereby ordered as follows:

PART I—GENERAL PROVISIONS

1. This Order shall come into force on September 10, 1946, and as of that date revokes and replaces Administrator's Order No. A-553 as amended.

2. For the purposes of this Order,

- (a) "dried fruit" means dried prunes, dried raisins, dried currants, dried figs, dried apricots, dried peaches or dried pears, imported into Canada;
- (b) "first distributor" means a person who by arrangement with Commodity Prices Stabilization Corporation Ltd., imports or otherwise acquires dried prunes, dried raisins or dried currants for resale in Canada;
- (c) "importer" means a person who imports dried figs, dried apricots, dried peaches or dried pears for resale in Canada;
- (d) "wholesale distributor" means a person who sells dried fruit otherwise than at retail, but not including a first distributor or an importer;
- (e) "sell" includes offer to sell.

3. (1) The prices fixed by this Order are maximum prices converted, where necessary, into and expressed in terms of Canadian currency and shall not be exceeded. Except as provided by this Order, no charge may be made for a container, package, label or wrapper or for packaging or for any other service which results in the sum of the price and such charge exceeding the maximum price.

(2) Any seller of dried fruit may add to his maximum price as fixed by this Order a storage charge of $\frac{1}{4}$ th of a cent per pound for each 30 days during which he stores the dried fruit.

(3) Any seller of dried fruit may add to his maximum price as fixed by this Order the actual cost of cleaning such dried fruit if cleaned in Canada by or for him.

4. (1) The maximum prices for importers and wholesale distributors fixed by this Order include delivery when the buyer's receiving point is within the same city, town or village as the seller's shipping point or is within the seller's customary free delivery zone. In all other cases such maximum prices are f.o.b. the seller's shipping point in Canada.

(2) The maximum prices for first distributors fixed by this Order are f.o.b. his place or places of carload distribution in Canada.

PART II—SALES BY FIRST DISTRIBUTORS

Not to Sell at Retail

5. No first distributor shall sell dried prunes, dried raisins or dried currants at retail.

Maximum Prices

6. The maximum price at which a first distributor may sell dried prunes, dried raisins or dried currants shall, according to the kind sold, be the sum of the following:

- (a) the gross purchase price authorized by the Board to be paid by a first distributor for such kind;
- (b) a handling or service charge not more than 5 cents per 100 pounds, net weight;
- (c) if not included in such gross purchase price, marine and land transportation charges, foreign exchange, bank charges, Canadian customs duty, excise tax and sales tax, if any, marine insurance and customs entry fee borne and paid by the first distributor.

PART III—SALES BY IMPORTERS

To Wholesale Distributors, Carlot Buyers and Certain Retailers

7. Except as may otherwise be authorized in writing by the Administrator of Imported Grocery Items, upon application to him, the maximum price at which an importer of dried figs, dried apricots, dried peaches or dried pears may sell the same to

- (i) a wholesale distributor, or
- (ii) a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery at such warehouse, or
- (iii) a person who buys the goods in carload lots

shall be the sum of the following:

- (a) the actual landed cost of the dried fruit at the importer's shipping point, but including in such landed cost only the sum of the following items:
 - (i) actual price paid by him for the goods,
 - (ii) if not included in such price, the actual amount paid by the importer for marine and land transportation of the goods at common carrier freight rate from his supplier's shipping point to the importer's said f.o.b. shipping point, and
 - (iii) if not included in such price, foreign exchange, bank charges, Canadian customs duty, excise tax and sales tax, if any, marine insurance and customs entry fee paid by the importer;
- (b) a markup not more than the percentage markup customarily obtained by him during the basic period, September 15 to October 11, 1941, on his sales to a customer of any of the classes mentioned in this section of the same or a substantially similar kind and quality of dried fruit, but according to the kind sold, not more in any event than the percentage markup of his selling price set forth in Column "A" of the Schedule to this Order.

To Customers other than those mentioned in Section 7

8. The maximum price at which an importer of dried figs, dried apricots, dried peaches or dried pears may sell the same to any person other than a customer of any of the classes mentioned in Section 7 shall be the sum of the following:

- (a) actual landed cost of the goods established in accordance with clause (a) of Section 7;
- (b) on a sale, other than at retail, a markup not more than the percentage markup customarily obtained by him during the said basic period on his sales other than at retail of the same or a substantially similar kind and quality of dried fruit to a customer of the same class, but, according to the kind sold, not more in any event than the percentage markup of his selling price set forth in column "B" of the Schedule to this Order; or
- (c) on a sale at retail, the lesser of the two following markups,
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on his sales at retail of the same or a substantially similar kind and quality of dried fruit imported by him into Canada, or
 - (ii) the markup under the markup symbol set forth in column "C" of the Schedule to this Order, which markup shall be calculated according to the provisions of said Board Order No. 450 for such markup symbol plus a packaging allowance of one cent per package, if he packages bulk dried fruit in any kind of container either prior to or at the time of sale; provided that if it is packaged prior to sale the price is marked on the package, or, if packaged at the time of sale, it is displayed in bulk with a price card showing the price for each quantity which comprises a unit of sale.

PART IV—SALES BY WHOLESALE DISTRIBUTORS

To other Wholesale Distributors, Carlot Buyers and Certain Retailers

9. Except as may otherwise be authorized in writing by the Administrator of Distributive Trades, upon application to him, the maximum price at which a wholesale distributor may sell dried fruit of any kind to

- (i) any other wholesale distributor; or
- (ii) a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery at such warehouse; or

(iii) a person who buys the goods in carload lots,

shall be the sum of the following:—

- (a) the maximum price as fixed by Section 6 or 7 as the case may be, at which his supplier could sell the goods to him; and
- (b) if his supplier is not by Section 4 required to deliver free to him, the actual cost at not more than common carrier freight rate paid by him (and not included in the price he paid for the goods) for transportation thereof from his supplier's shipping point to his own shipping point.

To Customers other than those mentioned in Section 9

10. The maximum price at which a wholesale distributor may sell dried fruit of any kind to any person other than a customer of any of the classes mentioned in Section 9 shall be the sum of the following:

- (a) the actual price paid by him for the goods, but not more in any event than the maximum price as fixed by Section 6 or 7, as the case may be, at which his supplier could sell the goods to him;
- (b) if his supplier is not by Section 4 required to deliver free to him, the actual cost at not more than common carrier freight rate paid by him (and not included in the price he paid for the goods) for transportation thereof from his supplier's shipping point to his own shipping point, and
- (c) a markup not more than the percentage markup customarily obtained by him during the said basic period on his sales to any person other than a customer of any of the classes mentioned in Section 9 of the same or a substantially similar kind and quality of dried fruit, but, according to the kind sold, not more in any event than the percentage markup of his selling price set forth in column "D" of the Schedule to this Order.

PART V—SALES BY RETAILERS

11. The maximum price at which a retailer, other than a first distributor or an importer, may sell at retail dried fruit of any kind shall be the sum of the following:

- (a) the actual price paid by him for the goods, but not more in any event than the maximum price as fixed by this Order at which his supplier could sell the goods to him;
- (b) if his supplier is not by Section 4 required to deliver free to him, the actual cost at not more than common carrier freight rate paid by him (and not included in the price he paid for the goods) for transportation thereof from his supplier's shipping point to the city, town or village in which he has his place of business;
- (c) the lesser of the two following markups,
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the percentage markup customarily obtained by him during the said basic period on his sales of the same or a substantially similar kind and quality of dried fruit, or
 - (ii) the markup under the markup symbol set forth in column "E" of the Schedule to this Order which markup shall be calculated according to the provisions of said Board Order No. 450 for such markup symbol, plus a packaging allowance of one cent per package, if he packages bulk dried fruit in any kind of container either prior to or at the time of sale; provided that if it is packaged prior to sale the price is marked on the package or, if packaged at the time of sale, it is displayed in bulk with a price card showing the price for each quantity which comprises a unit of sale, or

(d) if he is a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the goods at such warehouse or a retailer who buys the goods in carload lots and bought the goods at a price not exceeding the maximum price at which the same could be sold by his supplier as fixed by Section 6 or 7 of this Order, as the case may be, the lesser of the two following markups:

- (i) the markup which under the provisions of said Board Order No. 450 corresponds to the percentage markup customarily obtained by him during the said basic period on his sales of the same or a substantially similar kind and quality of dried fruit, or
- (ii) the markup under the markup symbol set forth in column "F" of the Schedule to this Order which markup shall be calculated according to the provisions of said Board Order No. 450 for such markup symbol, plus a packaging allowance of one cent per package, if he packages bulk dried fruit in any kind of container either prior to or at the time of sale; provided that if it is packaged prior to sale the price is marked on the package or, if packaged at the time of sale, it is displayed in bulk with a price card showing the price for each quantity which comprises a unit of sale.

Dated at Ottawa, this 6th day of September, 1946.

E. B. PAGET,

Administrator of Imported Grocery Items.

APPROVED:

K. W. TAYLOR,

Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-2096

MAXIMUM MARKUPS

Kind of Dried Fruit	IMPORTERS				Wholesale Distirbutors Column D Section 10	RETAILERS		
	Column A Section 7	Column B Section 8(b)		Column C Section 8(c)		Column E Section 11(c)	Column F Section 11(d)	
	%	Sales in or from Bulk %	Sales in Consumer Packages %	Symbol		Sales in or from Bulk %	Sales in Consumer Packages %	Symbol
1. Cluster Raisins.....		Not Applicable			12	12	G	H
2. Raisins, not in Cluster.....		Not Applicable			12	10	G	H
3. Currants.....		Not Applicable			12	10	G	H
4. Prunes.....		Not Applicable			12	10	G	H
5. Figs.....	5	12	10	H	12	10	G	H
6. Apricots.....	5	12	10	H	12	10	G	H
7. Peaches.....	5	12	10	H	12	10	G	H
8. Pears.....	5	12	10	H	12	10	G	H

Markup Symbols, above mentioned, are to be found in Schedule "A" of Board Order No. 450, and are to be calculated according to that Order.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2097

Maximum Retailers' Prices for Lumber and Millwork in the Cities of Regina and Moose Jaw

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

Effective Date

1. This Order comes into force on September 12, 1946.

Schedule "B" Amended

2. Schedule "B" to Administrator's Order No. A-1165, as amended, is further amended by adding under the heading "Hardwood Lumber" the following heading and table:

"Oak Flooring

	$\frac{1\frac{3}{8}}{16}$ "	$\frac{1}{2}$ "	$\frac{3}{8}$ "
1st grade plain red	\$23.25	\$22.10	\$15.55
2nd grade plain red	21.45	21.75	14.45
3rd grade plain red		19.05	13.55
Quarter cut oak flooring	25.05

For 2" face in $\frac{1\frac{3}{8}}{16}$ " thickness Hardwood Flooring Add to the above prices \$4.50 per 100 FSM.

Mill run grades take the same price as second grade in all sizes."

Schedule "C" Amended

3. Schedule "C" to Administrator's Order No. A-1165, as amended, is further amended by deleting the table under the heading "Hardwood Lumber—Oak Flooring" and by substituting therefor the following table:

	$\frac{1\frac{3}{8}}{16}$ "	$\frac{1}{2}$ "	$\frac{3}{8}$ "
1st grade plain red	\$23.25	\$22.10	\$15.55
2nd grade plain red	21.45	21.75	14.45
3rd grade plain red		19.05	13.55
Quarter cut oak flooring	25.05

For 2" face in $\frac{1\frac{3}{8}}{16}$ " thickness Hardwood Flooring Add to the above prices \$4.50 per 100 FSM.

Mill run grades take the same price as second grade in all sizes."

Dated at Ottawa, this 9th day of September, 1946.

M. McNICOL,
Deputy Timber Administrator.

APPROVED:

K. W. TAYLOR,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2098

Maximum Retailers' Prices for Lumber and Millwork in Alberta and the Peace River Block in British Columbia, excepting Specified Areas

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

Effective Date

1. This Order comes into force on September 12, 1946.

Schedule "A" Amended

2. Schedule "A" to Administrator's Order No. A-1126, as amended, is further amended by deleting the items and figures under the heading "Hardwood Flooring" and by substituting therefor the following items and figures:

	Thickness		
	$\frac{1\frac{3}{8}}{16}$ "	$\frac{1}{2}$ "	$\frac{3}{8}$ "
Ash, Elm, Maple, Birch and Beech.			
1st grade	\$174.00	\$153.00 per MFSM	\$126.00 per MFSM
2nd grade	164.00	144.00 "	121.00 "
3rd grade	142.00	117.00 "	106.00 "
Plain Red Oak			
1st grade	\$275.00	\$238.50	\$174.00 F.O.B.
2nd grade	265.50	219.50	164.00 Calgary or
3rd grade	245.50	189.50	149.00 Edmonton

Mill run grades take the same price as Second grade in all sizes."

Dated at Ottawa, this 9th day of September, 1946.

M. McNICOL,
Deputy Timber Administrator.

APPROVED:

K. W. TAYLOR,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-2099

Maximum Retailers' Prices for Hardwood Lumber and Millwork in the Provinces of Manitoba and Saskatchewan excepting the Greater Winnipeg District and the Cities of Regina, Saskatoon and Moose Jaw

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

Effective Date

1. This Order comes into force on September 12, 1946.

Schedule "A" Amended

2. Schedule "A" to Administrator's Order No. A-915, as amended, is hereby further amended by deleting the items and figures under the headings "Hardwood Lumber—Flooring" and by substituting therefor the following items and figures:

"Maple, Birch, Beech,	Thickness		
	$\frac{1\frac{3}{8}}{16}$ "	$\frac{1}{2}$ "	$\frac{3}{8}$ "
Ash or Elm			
1st grade.....	\$15.20	\$13.40	\$10.75 per 100 FSM
2nd grade.....	14.30	12.50	10.30 "
3rd grade.....	11.60	10.30	9.40 "
Plain Red Oak			
1st grade.....	28.35	22.95	15.20 "
		F.O.B. Winnipeg	
2nd grade.....	25.05	20.85	14.70 "
		F.O.B. Winnipeg	
3rd grade.....	20.35	15.15	11.40 "
		F.O.B. Winnipeg	
Clear Shorts 10" to 18".....		10.40	
1st Grade Quarter Cut White Oak			
$1\frac{1}{2}$ " or $1\frac{3}{4}$ " Face.....	30.55		
2" Face.....	34.45		

Mill run grades take same price as Second grade in all sizes."

Schedule "B" Amended

3. Schedule "B" to the said Administrator's Order No. A-915 as amended, is further amended by deleting the items and figures under the headings "Hardwood Lumber—Flooring" and by substituting therefor the following items and figures:

"Maple, Birch, Beech,		Thickness		
Ash or Elm	$\frac{1\frac{3}{8}}{8}$ "	$\frac{1}{2}$ "	$\frac{3}{8}$ "	
1st grade.....	\$17.90	\$15.70	\$12.55	per 100 FSM
2nd grade.....	17.00	14.80	11.65	"
3rd grade.....	14.30	12.10	10.75	"
Plain Red Oak				
1st grade.....	28.35	22.95	15.20	"
		F.O.B. Jobber's Warehouse		
2nd grade.....	25.05	20.85	14.70	"
		F.O.B. Jobber's Warehouse		
3rd grade.....	20.35	15.15	11.40	"
		F.O.B. Jobber's Warehouse		
Clear Shorts 10" to 18".....		10.40		
1st Grade Quarter Cut White Oak				
$1\frac{1}{2}$ " or $1\frac{3}{4}$ " Face.....	30.55			per 100 FBM
2" Face.....	34.45			"

Mill run grades take the same price as Second grade in all sizes."

Dated at Ottawa, this 9th day of September, 1946.

M. McNICOL,
Deputy Timber Administrator.

APPROVED:

K. W. TAYLOR,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2100

Maximum Retailers' Prices for Lumber and Millwork in the Lake Superior Region of Ontario

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

Effective Date

1. This Order comes into force on September 12, 1946.

Schedule "A" Amended

2. Schedule "A" to Administrator's Order No. A-1215 as amended is further amended by deleting the table under the heading "Hardwoods—Flooring" and by substituting therefor the following table:

"Thickness	Grade	Elm, Maple, Ash, Beech, Birch	Oak
$\frac{1\frac{3}{8}}{16}$ "	1st Grade.....	\$162.00	\$270.50
$\frac{1\frac{3}{8}}{16}$ "	2nd grade.....	147.00	240.50
$\frac{1\frac{3}{8}}{16}$ "	3rd grade.....	117.00	200.50
$\frac{1}{2}$ "	1st grade.....	133.00	per MFSM 189.50
$\frac{1}{2}$ "	2nd grade.....	123.00	" 186.50
$\frac{1}{2}$ "	3rd grade.....	110.00	" 154.50
$\frac{3}{8}$ "	1st grade.....	116.50	" 174.00
$\frac{3}{8}$ "	2nd grade.....	98.50	" 149.00
$\frac{3}{8}$ "	3rd grade.....	83.50	" 114.00
$\frac{1\frac{1}{2}}{16}$ "	Shorts	87.00	per MFBM 132.00
$\frac{1}{2}$ "	Shorts	78.00	per MFSM 105.00
$\frac{3}{8}$ "	Shorts	89.00
	Prime Shorts	102.00	"

Mill run grades take the same price as Second grade in all sizes."

Dated at Ottawa, this 9th day of September, 1946.

M. McNICOL,
Deputy Timber Administrator.

APPROVED:

K. W. TAYLOR,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2101

Maximum Retailers' Prices for Lumber and Millwork in North-Western Ontario

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

Effective Date.

1. This Order comes into force on September 12, 1946.

Schedule "A" Amended.

2. Schedule "A" to Administrator's Order No. A-1181 as amended, is further amended by deleting the table and note under the heading "Hardwoods-Flooring" and by substituting therefor the following table and note:

"Thickness	Grade	Ash, Beech, Birch, Elm and Maple	Oak
1 $\frac{3}{8}$ "	1st grade.....	\$162.00	\$270.50
1 $\frac{3}{8}$ "	2nd grade.....	147.00	240.50
1 $\frac{3}{8}$ "	3rd grade.....	117.00	200.50
1 $\frac{1}{2}$ "	1st grade.....	133.00 per MFSSM	189.50 per MFSSM
1 $\frac{1}{2}$ "	2nd grade.....	" "	186.50 "
1 $\frac{1}{2}$ "	3rd grade.....	" "	154.50 "
3 $\frac{3}{8}$ "	1st grade.....	116.50 "	174.00 "
3 $\frac{3}{8}$ "	2nd grade.....	" "	149.00 "
3 $\frac{3}{8}$ "	3rd grade.....	98.50 "	114.00 "
1 $\frac{3}{8}$ "	Shorts	96.00 per MFBSM	132.00 per MFBSM
1 $\frac{1}{2}$ "	Shorts	87.00 per MFSSM	105.00 per MFSSM
3 $\frac{3}{8}$ "	Shorts	77.50 "	89.00 "

Mill run grades take the same price as second grade in all sizes.

NOTE: In the case of Oak Flooring the prices are f.o.b. Winnipeg, Port Arthur or Fort William."

Dated at Ottawa, this 9th day of September, 1946.

M. McNICOL,
Deputy Timber Administrator.

APPROVED:

K. W. TAYLOR
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2102

Maximum Retailers' Prices for Lumber and Millwork in the City of Saskatoon

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

Effective Date

1. This Order comes into force on September 12, 1946.

Schedule "A" Amended.

2. Schedule "A" to Administrator's Order No. A-1189, as amended, is hereby further amended by deleting the table under the headings "Hardwoods-Flooring" and by substituting therefor the following table:

"Oak	Sizes			
	$\frac{3}{8}$ " x $1\frac{1}{2}$ "	$\frac{1\frac{3}{8}}$ " x $1\frac{1}{2}$ "	$\frac{1\frac{3}{8}}$ " x 2"	$\frac{1\frac{3}{8}}$ " x $2\frac{1}{4}$ "
$\frac{1}{4}$ cut	\$21.25	\$34.10		
No. 1 Plain	16.15	23.60		
No. 2 Plain	15.55			
No. 3 Plain	12.35			
Maple or Elm				
1st grade	11.90		\$17.50	\$17.85
2nd grade	11.50		16.20	16.60
3rd grade	10.20		—	13.60
Birch, Beech or Ash				
1st grade	11.90		16.20	
2nd grade	11.30		15.30	

Mill run grades take the same price as second grade in all sizes."

Dated at Ottawa, this 9th day of September, 1946.

M. McNICOL,
Deputy Timber Administrator.

APPROVED:

K. W. TAYLOR
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2103

Maximum Retailers' Prices for Lumber and Millwork in the Greater Winnipeg District

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

Effective Date

1. This Order comes into force on September 12, 1946.

Schedule "A" Amended

2. Schedule "A" to Administrator's Order No. A-1132, as amended is hereby further amended by deleting the table under the heading "Hardwoods—Oak Flooring" and by substituting therefor the following table:

"Finished Size	1st Grade	2nd Grade	3rd Grade	Clear Shorts 10" to 18"	1st Grade
					quartered white
$\frac{1\frac{3}{8}}$ " x $1\frac{1}{4}$ "	\$283.50	\$250.50	\$203.50	—	\$305.50
$\frac{1\frac{3}{8}}$ " x 2"	—	250.50	203.50	—	344.50
$\frac{1}{2}$ " x $1\frac{1}{2}$ "	229.50	208.50	151.50	104.00	
$\frac{1}{2}$ " x $1\frac{3}{4}$ "	229.50	208.50	151.50	104.00	
$\frac{3}{8}$ " x $1\frac{1}{2}$ "	152.00	149.00	114.00		
$\frac{3}{8}$ " x $1\frac{3}{4}$ "	152.00	147.00	114.00		

Mill run grades take the same price as Second grade in all sizes."

Dated at Ottawa, this 9th day of September, 1946.

M. McNICOL,
Deputy Timber Administrator.

APPROVED:

K. W. TAYLOR
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2104

Secondary Lead

Under powers given by the Wartime Prices and Trade Board to the Administrator of Non-ferrous Metals (Primary), it is hereby ordered as follows:

1. This Order comes into effect on September 10, 1946.

2. "Secondary lead" means scrap lead in any form including pigs, ingots or blocks, scrap pipe, sheets, cable sheathing, battery plates, type metals, babbitts or contained in scrap batteries.

3. Except with the written permission of the Administrator, no person may during any period of more than thirty consecutive days

(a) retain or keep on his premises or elsewhere; or

(b) withhold from consumption or sale at the lawful maximum selling prices fixed by Schedule "C" to the Administrator's Order No. A-1780,

a total quantity of secondary lead in excess of

(i) 2,000 pounds; or

(ii) one-third of the total number of pounds sold and/or manufactured by him into finished or partly finished articles during January to June inclusive 1946;

whichever is the greater.

4. Except with the written permission of the Administrator, a licensed dealer may not sell secondary lead to any person other than a licensed smelter and a licensed smelter may not sell secondary lead to any person other than a consumer for manufacture.

Dated at Ottawa, this 9th day of September, 1946.

NORMAN B. DAVIS,

Administrator of Non-ferrous Metals (Primary).

APPROVED:

K. W. TAYLOR,

Deputy Chairman, Wartime Prices and Trade Board.

NOTE: Any person may sell secondary lead to a licensed dealer or to a licensed smelter.

VOLUME III No. 12



September 23, 1946

STATUTORY ORDERS AND REGULATIONS, 1946

Published under authority of Order in Council P.C. 10793 of
26th November, 1942, as amended by Order in Council
P.C. 7225 of 3rd December, 1945

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER, C.M.G., B.A., L.Ph.,
KING'S PRINTER AND CONTROLLER OF STATIONERY
1946

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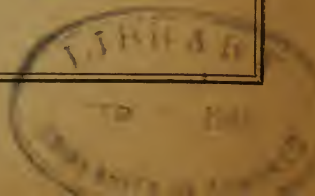


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ERRATUM:—

Statutory Orders and Regulations 1946 Vol. III, No. 8, page 318—P.C. 3494 revoking various Orders in Council—"P.C. 6901 dated 31st November 1944" should read: "6901 dated 31 August 1944".

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ERRATUM *re* Part IV—Wartime Industries Control Regulations—

Statutory Orders and Regulations 1946 Vol. III, No. 9
page 401—date *re* Order No. P.O. 11A omitted—insert "August 12, 1946."

PART I

Orders in Council

Regulations under Veterans' Land Act amended with respect to part-time farming

P.C. 3724

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 12th day of September, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

WHEREAS the Minister of Veterans Affairs represents that the basic purpose of making available financial assistance for part time farming under the Veterans' Land Act was to provide a measure of security for veterans interested in making beneficial use of a small parcel of land as an auxiliary source of income;

That the Director, The Veterans' Land Act, has reported that there is a constant and increasing pressure to interpret part time farming, or Small Holding settlement under the Act as primarily a housing measure; and

That it is considered desirable to curb and restrain this tendency by defining, by Regulation, Small Holding settlement under The Veterans' Land Act in terms of size, coupled with cost, of land;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Veterans Affairs, is pleased to amend the Regulations under The Veterans' Land Act, established by Order in Council P.C. 11138 of the 8th of December, 1942, as amended by Order in Council P.C. 2342 of the 6th of April, 1945, and they are hereby further amended by adding thereto as a Regulation numbered 22A, the following:

22A. (1) The approval of financial assistance for the establishment of a veteran in part time farming shall be confined to a minimum of two acres of land where the cost of such land and a suitable supply of water is in excess of the rate of Five Hundred Dollars per acre, and to a minimum of three acres of land where the cost price of such land and a suitable supply of water is at the rate of Five Hundred Dollars per acre or less; provided, that the Director may, at his discretion, reduce these minimum acreages by not more than twenty per centum (20%) to meet variations in local conditions.

(2) The provisos contained in the preceding subsection may not apply:

- (a) In cases where commitments made by the Director prior to the twelfth day of September, 1946, do not come within the minimum acreages.
- (b) To qualified veteran applicants in receipt of a disability pension of fifty per cent or more.
- (c) To Commercial Fishing establishments.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council requiring Canadian Wheat Board to distribute surplus resulting from its operations since 1943 among holders of Producer's Certificates

P.C. 3748

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 10th day of September, 1946.

PRESENT:

HIS EXCELLENCY,

THE GOVERNOR GENERAL IN COUNCIL:

Whereas The Canadian Wheat Board has reported that a surplus has resulted from its operations with regard to the wheat delivered to it in the crop year commencing in nineteen hundred and forty-three;

And whereas the Minister of Trade and Commerce represents that it is necessary for the purpose of distributing such surplus and facilitating the readjustment of industry and commerce to the requirements of the community in the time of peace and continuing in an orderly manner measures adopted during and by reason of the war, that the order hereinafter set forth be made;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the powers conferred by the National Emergency Transitional Powers Act, 1945, and The Canadian Wheat Board Act, 1935, is pleased to make and doth hereby make the following order:

ORDER

1. In this order, unless the context otherwise requires, words and expressions shall have the same meaning as in The Canadian Wheat Board Act, 1935.

2. The Canadian Wheat Board shall distribute the surplus (after deducting expenses, as provided by section 13 of The Canadian Wheat Board Act, 1935), resulting from its operations with regard to wheat delivered to it during the crop year commencing in nineteen hundred and forty-three, among holders of Producer's Certificates issued pursuant to section 7 of The Canadian Wheat Board Act, 1935, by paying upon surrender to it of such a certificate, to the person named therein, for each bushel of wheat referred to therein, according to grade and quality, in respect of wheat delivered to it in the said crop year, the appropriate sum set forth in the schedule attached hereto.

3. The Canadian Wheat Board shall not make any distribution or payments under The Canadian Wheat Board Act, 1935, or otherwise, in respect of certificates issued with regard to the wheat delivered to it in the said crop year, except the distribution and payments for which provision is made in section 2 of this order and there shall be no liability in respect of such certificates except as provided in this order.

A. D. P. HEENEY,
Clerk of the Privy Council.

THE CANADIAN WHEAT BOARD

SCHEDULE OF PAYMENTS TO BE MADE TO PERSONS NAMED IN PRODUCERS' CERTIFICATES.
RELATING TO THE 1943 CROP

Grade	Cents Per Bushel
No. 1 Hard	12-146
No. 1 Northern	12-146
No. 2 Northern	12-146
No. 3 Northern	12-146
No. 4 Northern	14-146
No. 5 Wheat	17-146

Grade	Cents Per Bushel
No. 6 Wheat	19·646
Feed Wheat	12·146
Tough 1 Northern	12·146
Tough 2 Northern	12·146
Tough 3 Northern	12·146
Tough 4 Northern	12·146
Tough 5 Wheat	12·146
Tough 6 Wheat	12·146
Tough Feed Wheat	12·146
Smutty 1 Northern	12·146
Smutty 2 Northern	12·146
Smutty 3 Northern	12·146
Smutty 4 Northern	12·146
Smutty 5 Wheat	12·146
Smutty 6 Wheat	12·146
Smutty Feed Wheat	12·146
Rejected 1 Northern	12·146
Rejected 2 Northern	12·146
Rejected 3 Northern	12·146
Rejected 4 Northern	12·146
Rejected 5 Wheat	12·146
Rejected 6 Wheat	12·146
Rejected Feed Wheat	12·146
Tough Smutty 1 Northern	12·146
Tough Smutty 2 Northern	12·146
Tough Smutty 3 Northern	12·146
Tough Smutty 4 Northern	12·146
Tough Smutty 5 Wheat	12·146
Tough Smutty 6 Wheat	12·146
Tough Rejected 1 Northern	12·146
Tough Rejected 2 Northern	12·146
Tough Rejected 3 Northern	12·146
Tough Rejected 4 Northern	12·146
Tough Rejected 5 Wheat	12·146
Tough Rejected 6 Wheat	12·146
Tough Rejected Feed Wheat	12·146
Tough Smutty Rejected 2 Northern	12·146
Tough Smutty Rejected 3 Northern	12·146
Tough Smutty Rejected 5 Wheat	12·146
Tough Smutty Rejected 6 Wheat	12·146
Damp 2 Northern	12·146
Damp 3 Northern	12·146
Damp 4 Northern	12·146
Damp 5 Wheat	12·146
Damp 6 Wheat	12·146
Damp Feed Wheat	12·146
Damp Smutty 2 Northern	12·146
Damp Smutty 4 Northern	12·146
Damp Smutty 5 Wheat	12·146
Damp Smutty 6 Wheat	13·146
Damp Rejected 3 Northern	11·146
Damp Rejected 5 Wheat	12·146
Rejected 1 Northern Mixed Heated	12·146
Rejected 2 Northern Mixed Heated	12·146
Rejected 3 Northern Mixed Heated	11·146
Rejected 4 Northern Mixed Heated	12·146
Rejected 5 Wheat Mixed Heated	12·146
Rejected 6 Wheat Mixed Heated	12·146
Rejected 2 Northern Sprouted	12·146

Grade	Cents Per Bushel
Rejected 3 Northern Sprouted	12·146
Rejected 4 Northern Sprouted	12·146
Rejected 5 Wheat Sprouted	12·146
Rejected 2 Northern Musty	12·146
Rejected 3 Northern Musty	11·146
Rejected 4 Northern Musty	12·146
Rejected 5 Wheat Musty	12·146
Rejected 2 Northern Fireburnt	12·146
Rejected 4 Northern Fireburnt	12·146
Smutty Rejected 1 Northern	12·146
Smutty Rejected 2 Northern	12·146
Smutty Rejected 3 Northern	12·146
Smutty Rejected 4 Northern	12·146
Smutty Rejected 5 Wheat	12·146
Smutty Rejected 6 Wheat	12·146
No. 4 Special	12·146
No. 1 CW Garnet	12·146
No. 2 CW Garnet	12·146
No. 3 CW Garnet	12·146
Tough 2 CW Garnet	12·146
Tough 3 CW Garnet	12·146
Smutty 1 CW Garnet	12·146
Smutty 2 CW Garnet	12·146
Smutty 3 CW Garnet	12·146
Rejected 3 CW Garnet	12·146
Damp 2 CW Garnet	12·146
Damp 3 CW Garnet	12·146
No. 1 Amber Durum	7·146
No. 2 Amber Durum	6·146
No. 3 Amber Durum	6·146
No. 4 Amber Durum	11·146
No. 5 Amber Durum	12·146
No. 6 Amber Durum	12·146
Tough 2 Amber Durum	8·146
Tough 3 Amber Durum	8·146
Tough 4 Amber Durum	11·146
Tough 5 Amber Durum	12·146
Smutty 1 Amber Durum	8·146
Smutty 2 Amber Durum	7·146
Smutty 3 Amber Durum	7·146
Smutty 4 Amber Durum	11·146
Rejected 1 Amber Durum	8·146
Rejected 2 Amber Durum	7·146
Rejected 3 Amber Durum	7·146
Rejected 4 Amber Durum	11·146
Tough Smutty 2 Amber Durum	7·146
Tough Rejected 3 Amber Durum	7·146
Tough Smutty Rejected 2 Amber Durum	8·146
Damp 3 Amber Durum	6·146
Damp 5 Amber Durum	12·146
Damp 6 Amber Durum	12·146
Rejected 2 Amber Durum Mixed Heated	9·146
Rejected 3 Amber Durum Mixed Heated	10·146
Rejected 4 Amber Durum Mixed Heated	10·146
Rejected 5 Amber Durum Mixed Heated	12·146
Smutty Rejected 3 Amber Durum	8·146
No. 1 Mixed Wheat	12·146
No. 2 Mixed Wheat	12·146
No. 3 Mixed Wheat	12·146

Grade	Cents Per Bushel
No. 4 Mixed Wheat	12-146
No. 5 Mixed Wheat	12-146
No. 6 Mixed Wheat	12-146
Tough 5 Mixed Wheat	12-146
Smutty 5 Mixed Wheat	12-146
Rejected 1 Mixed Wheat	12-146
Rejected 5 Mixed Wheat	12-146
Tough Rejected 3 Mixed Wheat	12-146
No. 1 Mixed Grain	12-146
Tough 1 Mixed Grain	12-146
Rejected 1 Mixed Grain	12-146
Damp 1 Mixed Grain	12-146
Rejected Mixed Heated 1 Mixed Grain	7-146
No. 1 White Spring	12-146
No. 2 White Spring	12-146
No. 3 White Spring	12-146
Tough 1 White Spring	12-146
Tough 2 White Spring	12-146
No. 1 Alberta Red Winter	12-146
No. 2 Alberta Winter	12-146
No. 3 Alberta Winter	12-146
Smutty 1 Alberta Red Winter	12-146
Smutty 2 Alberta Winter	12-146
Smutty 3 Alberta Winter	12-146
Rejected 2 Alberta Winter	12-164
Rejected 3 Alberta Winter	12-146
Rejected 2 Alberta Winter Mixed Heated	12-146
Smutty Rejected 2 Alberta Winter	12-146
Sample Durum and Broken Wheat	12-146
Rejected 3 Northern Musty Mixed Heated	11-146
Rejected 4 Northern Musty Mixed Heated	11-146
Rejected 5 Wheat Musty Mixed Heated	12-146
Tough Rejected 1 Northern Mixed Heated	12-146
Tough Rejected 2 Northern Mixed Heated	12-146
Tough Rejected 3 Northern Mixed Heated	11-146
Tough Rejected 4 Northern Mixed Heated	12-146
Tough Rejected 5 Wheat Mixed Heated	12-146
Tough Rejected 6 Wheat Mixed Heated	12-146
Tough Rejected Feed Wheat Mixed Heated	12-146
Tough Rejected 2 Northern Mixed Heated and Heating	9-146
Tough Rejected 3 Northern Mixed Heated and Heating	9-146
Tough Rejected 5 Wheat Mixed Heated and Heating	13-146
Tough Rejected 3 Northern Sprouted	12-146
Tough Rejected 4 Northern Sprouted	12-146
Tough Rejected 2 Northern Musty	12-146
Tough Rejected 3 Northern Musty	11-146
Tough Rejected 4 Northern Musty	12-146
Tough Rejected 2 Amber Durum Mixed Heated	9-146
Tough Rejected 3 Amber Durum Mixed Heated	10-146
Tough Rejected 2 Amber Durum Musty	10-146
Tough Rejected 5 Mixed Wheat Mixed Heated and Heating	12-146
Damp Rejected 2 Northern Mixed Heated	11-146
Damp Rejected 3 Northern Mixed Heated	10-146
Damp Rejected 4 Northern Mixed Heated	12-146
Damp Rejected 5 Wheat Mixed Heated	12-146
Damp Rejected 6 Wheat Mixed Heated	13-146
Tough Smutty Rejected 2 Northern Mixed Heated	12-146
Tough Smutty Rejected 3 Northern Mixed Heated	11-146
Tough Smutty Rejected 6 Wheat Mixed Heated	13-146

Grade	Cents Per Bushel
Smutty Rejected 2 Northern Mixed Heated	12·146
Smutty Rejected 3 Northern Mixed Heated	11·146
Smutty Rejected 4 Northern Mixed Heated	11·146
Rejected 2 Northern Mixed Earth	17·396
Rejected 1 Northern Mixed Rotten Kernels	12·146
Rejected 3 Northern Mixed Rotten Kernels	11·146
Rejected 4 Northern Mixed Rotten Kernels	12·146
Rejected 5 Wheat Mixed Rotten Kernels	12·146
Sample Spring and Broken Wheat	12·146
Sample Heated	16·146
Tough Sample Heated	17·146
Tough Sample Heated and Heating	16·146
Sample Amber Durum Heated	19·146
Damp Heating 2 Amber Durum	12·146
Sample Wheat Fireburnt	12·146
Tough Sample Amber Durum Mixed Heated	18·146
Damp Heating No. 5 Wheat	12·146
Rejected 2 Northern Binburnt	12·146
Tough Rejected 3 Northern Binburnt	11·146
Tough Rejected Mixed Heated 3 Northern Musty	11·146
Sample Heated Musty	12·146
Rejected 2 Northern Rejected Mixed Ergot	12·146
Damp Sample Heated and Heating	13·146
Sample Wheat Mixed Earth	18·146
Tough Red Spring and Broken Wheat	12·146
Sample Wheat—Rotten Kernels	12·146
Tough Rejected 4 Northern Mixed Rotten Kernels	12·146
Damp Rejected 3 Northern Mixed Rotten Kernels	10·146
Damp Rejected 4 Northern Mixed Rotten Kernels	12·146
Damp Sample Heated	13·146

**Order in Council revoking P.C. 4122 of December 13, 1939, re reduction
in rank or appointment of all warrant officers and non-
commissioned officers on active service**

P.C. 3764

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 10th day of September, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence and pursuant to the provisions of the National Emergency Transitional Powers Act, 1945, is pleased to revoke and doth hereby revoke Order in Council P.C. 4122 of December 13, 1939, which provides for a uniform procedure governing the reduction in rank or appointment with respect to all warrant officers and non-commissioned officers serving on active service.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council requiring holders of flaxseed, unsold as of 31st July, 1946, to pay an adjustment charge to the Canadian Wheat Board

P.C. 3856

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 17th day of September, 1946.

PRESENT:

HIS EXCELLENCY.

THE GOVERNOR GENERAL IN COUNCIL:

Whereas under the authority of Order in Council P.C. 2550, dated the 12th day of April, 1945, The Canadian Wheat Board has sold flaxseed to domestic crushers, feed, breakfast and cereal food manufacturers, and manufacturers of pharmaceutical products on the basis of one dollar and sixty-four cents per bushel for Number One Canada Western Flaxseed, basis in store Fort William, Port Arthur or Vancouver, and Number One Canada Eastern Flaxseed, basis in store Montreal:

And whereas under the authority of Order in Council P.C. 3222, dated the 30th day of July, 1946, the Oils and Fats Administrator of The Wartime Prices and Trade Board has named a price, effective the 1st day of August, 1946, of two dollars and seventy-five cents per bushel for flaxseed of the aforesaid grades at which The Canadian Wheat Board shall sell such flaxseed to the said crushers and manufacturers;

And whereas the Wartime Prices and Trade Board has authorized a corresponding increase in the price ceilings of certain products made from flaxseed effective the 1st day of August, 1946;

And whereas the Minister of Trade and Commerce reports that it is deemed necessary and advisable, by reason of the continued existence of the national emergency arising out of the war against Germany and Japan, for the purpose of controlling and regulating supplies and prices to ensure economic stability and an orderly transition to conditions of peace, to require the said crushers and manufacturers to pay to The Canadian Wheat Board an adjustment charge in respect of their stocks of flaxseed at close of business on the 31st day of July, 1946;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under any by virtue of the powers conferred by the National Emergency Transitional Powers Act, 1945, is pleased to make the following order and it is hereby made and established accordingly:

ORDER

1. In this order "adjustment charge" means the increase in the price per bushel at which The Canadian Wheat Board sells flaxseed to crushers and manufacturers under the order of the Oils and Fats Administrator made under authority of P.C. 3222, dated July 30, 1946, over the price at which The Canadian Wheat Board sold flaxseed under the authority of Order in Council P.C. 2550, dated the 12th day of April, 1945.

2. Every domestic crusher, feed, breakfast or cereal food manufacturer and manufacturer of pharmaceutical products shall pay an adjustment charge in respect of each bushel of flaxseed in his possession and unsold at the close of business on July 31, 1946.

3. All monies paid to The Canadian Wheat Board pursuant to this Order shall be deposited to the credit of the flaxseed account of the said Board.

A. D. P. HEENEY,

Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF FINANCE

FOREIGN EXCHANGE CONTROL BOARD

Certified extract from the minutes of a meeting of the Foreign Exchange Control Board held in Ottawa on September 13, 1946

On motion duly made and seconded, it was resolved that the Regulations of the Board be amended as follows:

1. By adding immediately after paragraph (b) of Regulation 13 the following as paragraph (bb):

“(bb) Notwithstanding paragraphs (a) and (b) above, a resident having in his ownership or possession not more than \$100 in United States notes and coin shall not be required to declare and sell such notes and coin to an Authorized Dealer, provided that this paragraph shall not authorize any use or disposition thereof except as permitted under these Regulations.”

2. By revoking paragraphs (a) and (aa) of Regulation 18 and substituting the following:

“(a) No permit is required for a resident of Canada, Newfoundland or the sterling area to leave Canada, provided that,

(i) Such person is taking out of Canada not more than \$150 in the form of cash and travellers' cheques of which not more than \$100 is in the form of United States cash and travellers' cheques; and

(ii) Any foreign cash or travellers' cheques in such person's possession were purchased by him from an Authorized Dealer for the purpose of the trip on which he is leaving Canada or are otherwise held by him in accordance with these Regulations.

(aa) Subject to paragraphs (b) and (c) below, every resident of Canada, Newfoundland or the sterling area shall apply to the Board (or alternatively in the case of a resident of Newfoundland, to the Newfoundland Foreign Exchange Control Board) for a permit on Form H before leaving Canada taking more than \$100 in the form of United States cash and travellers' cheques or more than a total of \$150 in the form of Canadian and foreign cash and travellers' cheques. The application shall be submitted to the Board through an Authorized Dealer. If a permit is granted, it shall be surrendered by the traveller to a Collector of Customs and Excise at the time of leaving Canada.”

Certified to be a true copy and in accordance with the minutes of the Board.

ROBERT H. TARR,

Secretary.

DEPARTMENT OF NATIONAL REVENUE

WM No. 113 Revised

Supplement No. 3

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 6th September, 1946.

*To Collectors of Customs and Excise, and Others Concerned:***Prohibited Imports**

Referring to Memorandum WM No. 113 Revised, General Permit No. G-2407 has been amended and now provides for the importation thereunder of peanuts (shelled and unshelled) when produced in and imported from the United States, and walnuts (shelled and unshelled), when produced in and imported from any country.

This General Permit is issued in a single copy which is retained in the Department, the number of which is to be endorsed on all relative import documents.

D. SIM,

*Deputy Minister of National Revenue.
Customs and Excise.*

DEPARTMENT OF TRANSPORT

TRANSPORT CONTROLLER

**Order No. T.C. 18F, Dated Sept. 12, 1946. Cancelling Order No. T.C. 17F,
of Sept. 3, 1946.**

Box, Gondola and Hopper Cars.

By virtue of the powers vested in me by Order in Council P.C. 4487, dated June 9, 1942, and regulations made thereunder, and with the concurrence of the Wartime Prices and Trade Board, and in order to assure maximum use of Box, Gondola and Hopper Cars for the transport of goods and materials required by the armed forces and the civilian population of Canada and of Great Britain and the British Dominions, it is hereby ordered:

1. For the purpose of this Order

- (a) "Person" includes company, corporation, firm, partnership and/or any other association of persons.
- (b) "Railway Facilities" means any railway including electric railways (excepting street railways or tramways), and including all branches, extensions, sidings, stations, depots, wharves, rolling stock, equipment, stores, bridges, tunnels or other structures and any property, real or personal and/or works connected therewith.
- (c) "Equipment" shall include any property, including rolling stock, owned by or under the control of any person for the purpose of operating Railway Facilities and any articles, substances or things which are or can be used to equip Railway Facilities.

2. Any person owning or operating Railway Facilities or Equipment shall charge on box, (including automobile) gondola, hopper, *covered hopper and ballast cars* supplied for goods and materials for failure of the shipper, consignee or owner of the goods to release the said cars or issue disposal orders therefor within the time limit specified *in and under the provisions* of Demurrage Rules issued by Agent W. J. Collins, C.T.C. No. 4; a penalty of One Dollar for the first 24 hours or any part thereof, One Dollar for the second 24 hours or any part thereof, Five Dollars for the fourth 24 hours or any part thereof and Ten Dollars for the fifth 24 hours and each succeeding 24 hours or any part thereof.

3. The penalty charges will apply against cars detained beyond the free time computed from 7:00 a.m. September 16, 1946.

4. The penalty charges, set out in paragraph 2 hereof shall be additional to accrued charges, including demurrage charges as provided in Agent W. J. Collins Tariff C.T.C. No. 4.

5. This order shall not apply to cars containing import, export, coastwise or inter-coastal goods and materials during the period such traffic is held in cars at ports on the Atlantic and Pacific coasts in Canada and on the St. Lawrence River for transfer to or from vessels.

6. This Order shall cancel and supersede Order No. T.C. 17F of September 2, 1946.

7. This Order shall become effective as of, from and after 12:01 a.m., September 16, 1946.

B. S. LIBERTY,
Transport Controller,

CONCURRED:

K. W. TAYLOR,
Deputy Chairman, Wartime Prices and Trade Board.

PART III

Wartime Prices and Trade Board
(Finance)

Administrator's Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2105

Maximum Manufacturers' and Wholesalers' Prices for Logrun White Pine Originating in New Brunswick, Nova Scotia and Prince Edward Island

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

1. This Order comes into force on September 16, 1946, and replaces Administrator's Order No. A-1175, as amended, which is hereby revoked.

2. For the purposes of this Order,

- (a) "Logrun White Pine" means lumber manufactured in the Provinces of New Brunswick, Nova Scotia and Prince Edward Island from White Pine (*pinus strobus*) being the whole product of the log and a combination of all of the grades of lumber, excluding No. 5 and No. 6 Common set out in the Official Grading Rules for White Pine adopted by the White Pine Bureau of the Canadian Lumbermen's Association, Ottawa, Ontario, 6th edition published July, 1940, reprinted May, 1943;
- (b) "point of shipment" means the point at which the Logrun White Pine is loaded by the manufacturer on railway freight cars or other conveyances for shipment to the wholesaler, retailer or consumer;
- (c) "wholesaler" means any person engaged in the business of selling lumber otherwise than at retail.

3. Section 2 of Administrator's Order No. A-1936 is amended by deleting the figures 1175.

Maximum Manufacturers' and Wholesalers' Prices Fixed

4. (1) The maximum prices at which any manufacturer or any wholesaler may sell or offer for sale at wholesale or any person may purchase at wholesale any Rough Logrun White Pine of one inch or more in thickness and of any width for delivery to a wholesaler, retailer or consumer in any part of Canada shall be \$58.25 per thousand feet board measure f.o.b. manufacturers' point of shipment.

(2) When any Rough Logrun White Pine is shipped by rail the sale price shall include the cost of delivery f.o.b. car the retailers' or consumers' point of destination and the maximum price shall be \$58.25 per thousand feet board measure increased by the amount of the freight chargeable which shall be calculated by using a shipping weight of 2,800 pounds per thousand feet board measure (irrespective of the true weight) computing the freight per thousand feet board measure to the nearest twenty-five cents.

Rough Logrun White Pine Under 1" Thick and Dressed Logrun White Pine

5. Rough Logrun White Pine of less than 1 inch in thickness or Dressed Logrun White Pine shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices to Show Particulars of Logrun White Pine Sold

6. Every manufacturer and wholesaler who sells Logrun White Pine at wholesale for delivery to a wholesaler, retailer or consumer in any part of Canada, shall complete in duplicate invoices covering each such sale made by him, stating therein the point of shipment, the price or prices charged therefor and the size of the Logrun White Pine sold, and shall keep on file one copy of each invoice and shall deliver the other copy to the purchaser.

Dated at Ottawa, this 11th day of September, 1946.

M. McNICOL,
Deputy Timber Administrator.

APPROVED:

K. W. TAYLOR,
Deputy Chairman, Wartime Prices and Trade Board.

NOTE:—Subsection (4) of Section 7 of The Wartime Prices and Trade Regulations reads in part as follows:

“Wherever a maximum price has been fixed for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services.”

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2106

Maximum Manufacturers' and Wholesalers' Prices for Logrun White Pine Originating in Ontario and Quebec

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

1. This Order comes into force on September 16, 1946, and replaces Administrator's Order No. A-1176, as amended, which is hereby revoked.

2. For the purposes of this Order,

- (a) “Logrun White Pine” means lumber manufactured in the provinces of Ontario and Quebec from White Pine (*pinus strobus*) being the whole product of the log and a combination of all of the grades of lumber, excluding No. 5 and No. 6 Common set out in the Official Grading Rules for White Pine adopted by the White Pine Bureau of the Canadian Lumbermen's Association, Ottawa, Ontario, 6th edition published July, 1940, reprinted May, 1943;
- (b) “point of shipment” means the point at which the Logrun White Pine is loaded by the manufacturer on railway freight cars or other conveyances for shipment to the wholesaler, retailer or consumer;
- (c) “wholesaler” means any person engaged in the business of selling lumber otherwise than at retail.

3. Section 2 of Administrator's Order No. A-1936 is amended by deleting the figures 1176.

Maximum Manufacturers' and Wholesalers' Prices for Rough Logrun White Pine

4. (1) The maximum price at which any manufacturer may sell or offer for sale to a wholesaler or any wholesaler may purchase Rough Logrun White Pine of one inch or more in thickness and of any width for delivery to any person in Canada shall be \$46.00 per thousand feet board measure f.o.b. the manufacturers' point of shipment.

(2) The maximum price at which any manufacturer or any wholesaler may sell or offer for sale to a retailer or consumer or any retailer or consumer may purchase any Rough Logrun White Pine of one inch or more in thickness and of any width for delivery to a retailer or consumer in any part of Canada shall be \$50.00 per thousand feet board measure f.o.b. the manufacturers' point of shipment.

(3) When any Rough Logrun White Pine is shipped by rail the sale price shall include the cost of delivery f.o.b. car the wholesalers', retailers' or consumers' point of destination and the maximum price shall be \$46.00 or \$50.00 per thousand feet board measure (whichever is applicable) increased by the amount of the freight chargeable which shall be calculated by using a shipping weight of 2,800 pounds per thousand feet board measure (irrespective of the true weight) computing the freight per thousand feet board measure to the nearest 25 cents.

Rough Logrun White Pine Under 1" Thick and Dressed Logrun White Pine

5. Rough Logrun White Pine of less than 1 inch in thickness or Dressed Logrun White Pine shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices to Show Particulars of Logrun White Pine Sold

6. Every manufacturer and wholesaler who sells Logrun White Pine at wholesale for delivery to a wholesaler, retailer or consumer in any part of Canada, shall complete in duplicate invoices covering each such sale made by him, stating therein the point of shipment, the price or prices charged therefor and the size of the Logrun White Pine sold, and shall keep on file one copy of each invoice and shall deliver the other copy to the purchaser.

Dated at Ottawa, this 11th day of September, 1946.

M. McNICOL,
Deputy Timber Administrator.

APPROVED:

K. W. TAYLOR,
Deputy Chairman, Wartime Prices and Trade Board.

NOTE—Subsection (4) of Section 7 of The Wartime Prices and Trade Regulations reads in part as follows:

“Wherever a maximum price has been fixed for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services.”

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2107

**Maximum Manufacturers' and Wholesalers' Prices for Pacific Coast
Logrun White Pine**

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

1. This Order comes into force on September 16, 1946, and replaces Administrator's Order No. A-1177, as amended, which is hereby revoked.
2. For the purposes of this Order,
 - (a) “Logrun White Pine” means lumber manufactured in the Vancouver Forest District from White Pine (*pinus monticola*) being the whole product of the log and a combination of all of the grades of lumber excluding industrial or No. 5 grade set out in the Standard Grading Rules published by the Western Pine Association of Portland, Oregon, dated April 1, 1939;
 - (b) “point of shipment” means the point at which the Logrun White Pine is loaded by the manufacturer on railway freight cars or other conveyances for shipment to the wholesaler, retailer or consumer;
 - (c) “Wholesaler” means any person engaged in the business of selling lumber otherwise than at retail.
3. Section 2 of Administrator's Order No. A-1936 is amended by deleting the figures 1177.

Maximum Manufacturers' and Wholesalers' Prices Fixed

4. (1) The maximum price at which any manufacturer or any wholesaler may sell or offer for sale at wholesale, or any person may purchase at wholesale any Logrun White Pine one inch or more in thickness and of any width for delivery to a wholesaler, retailer or consumer in any part of Canada, shall be \$48.50 per thousand feet board measure f.o.b. the manufacturers' point of shipment.

(2) When any Logrun White Pine is shipped by rail the sale price shall include the cost of delivery f.o.b. car the retailers' or consumers' point of destination and the maximum price shall be \$48.50 per thousand feet board measure increased by the amount of the freight chargeable which shall be calculated by using the actual shipping weight. In each case the freight per thousand feet board measure shall be computed to the nearest 25 cents.

Logrun White Pine of Less than 1" in Thickness

5. Logrun White Pine of less than 1" in thickness shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices to Show Particulars of Logrun White Pine Sold

6. Every manufacturer and wholesaler who sells Logrun White Pine at wholesale for delivery to a wholesaler, retailer or consumer in any part of Canada shall complete in duplicate invoices covering each such sale made by him, stating therein the point of shipment, the price or prices charged therefor and the size of the Logrun White Pine sold, and shall keep on file one copy of each invoice and shall deliver the other copy to the purchaser.

Dated at Ottawa, this 11th day of September, 1946.

M. McNICOL,
Deputy Timber Administrator.

APPROVED:

K. W. TAYLOR,
Deputy Chairman, Wartime Prices and Trade Board.

NOTE.—Subsection (4) of Section 7 of The Wartime Prices and Trade Regulations reads in part as follows:

"Wherever a maximum price has been fixed for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services."

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-2108

Maximum Prices of Apples

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables, it is hereby ordered as follows:

PART I—APPLICATION AND DEFINITIONS*Application of the Order*

1. (1) This Order becomes effective on September 23, 1946. It replaces Administrator's Order No. A-1712, as amended, which is hereby revoked.

(2) This Order applies to sales of both Canadian grown and imported apples of all varieties, grades and qualities, except sales of

- (a) crabapples;
- (b) apples grown in Alberta, Saskatchewan or Manitoba; and
- (c) apples to consumers by any organization or group of persons to raise funds for charitable, patriotic, philanthropic or religious purposes.

Prices Fixed are Maximum Prices

2. All prices fixed by this Order are maximum prices and must not be exceeded. No charge may be made for a container or for packing, handling or any other service which results in the sum of the price and the charge for the container, packing, handling and/or service exceeding the maximum price.

Definitions

3. For the purposes of this Order,

- (a) (1) "Extra fancy grade", "Fancy grade", "C grade", "Combination Fancy and 'C' grade", "Household grade", "No. 1 grade" and "Domestic grade" mean respectively, apples which are graded, packed and marked in accordance with the standards for those grades of apples as defined and described in the Regulations issued under the Fruit, Vegetables and Honey Act.
- (2) "Combination No. 1 and Domestic grade" means apples grown and sold in Ontario which are graded, packed and marked in accordance with the standards for that grade defined and described in the regulations issued under the Farm Products Grades and Sales Act (Ontario);
- (b) "distributing centre" means a city, town or village in which one or more wholesale distributors are carrying on business;
- (c) "Maritimes" means the provinces of Nova Scotia, New Brunswick and Prince Edward Island;
- (d) "Shipper" means a primary producer of apples, or any other person who assembles and ships apples at the point of production;
- (e) "Southern Ontario" means that part of the province of Ontario lying to the south of the 45th parallel of north latitude;
- (f) "protective services" means the heating, refrigerating or insulating of a railway freight car in which apples are shipped;
- (g) "sell" includes offer to sell;
- (h) "varieties" of apples are grouped as follows:
 - (i) Group No. 1 includes the following varieties: Crimson Gravenstein, Delicious, Fameuse (Snow), Golden Russett, Lawfam, Newton, Sandow, Stayman Winesap, Winesap, the McIntosh family, (Cortland, Early McIntosh, Hume, Joyce, Kendall, Lobo, Macoun, McIntosh, Melba) and Northern Spy apples grown elsewhere than in British Columbia; and
 - (ii) Group No. 2 includes all varieties not included in Group No. 1 and Northern Spy apples grown in British Columbia;
- (i) "wholesale distributor" means any person, other than a shipper, who sells apples at wholesale, and "sell at wholesale" means to sell otherwise than at retail or to a consumer. "Consumer" means a person who buys apples for his personal or household consumption;
- (j) "windfalls" means apples which are not picked by hand from the tree but which although ungraded as to quality and standard may lawfully be sold.

PART II—SALES BY SHIPPERS
(including primary producers)

Sales by Shippers to Wholesale Distributors and Certain Other Buyers

4. (1) Except as provided by Section 7 of this Order, the maximum prices at which a shipper may sell apples grown in Ontario or Quebec of a variety and grade, and packed in a kind of container set forth in Part I of the Schedule hereto to a wholesale distributor, an operator of a dehydrating plant, a commercial processor of apples, a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the apples at such warehouse, and to any person who buys the apples in carload lots, delivered,

- (a) at any point in southern Ontario shall be the price for the same set forth in Part I of the said Schedule;
- (b) at any point in any part of Canada other than Southern Ontario, shall be the maximum price for the same as set forth in clause (a) preceding, PLUS the

amount by which the cost of transporting apples at the lowest carload lot commodity freight rate on apples from Toronto to such point is more than 25 cents per 100 pounds.

(2) The maximum price at which a shipper may sell apples grown in the Maritimes of a variety and grade and packed in a kind of container set forth in Part II of the said Schedule to any class of buyer named in subsection (1) preceding, delivered,

- (a) at Kentville, Nova Scotia, shall be the maximum price for the same set forth in Part II of the said Schedule;
- (b) at any other point in any part of Canada shall be the maximum price for the same at Kentville as set forth in clause (a) preceding, PLUS an amount equal to the cost of transporting apples at the lowest carload lot commodity freight rate on apples from Kentville to such other point.

(3) The maximum price at which a shipper may sell to any class of buyer named in subsection (1) preceding, apples grown in British Columbia of a variety and grade set forth in Part III of the said Schedule and packed in a kind of container set forth in the said Part III or shipped in carload lots in bulk, delivered,

- (a) at Kelowna, British Columbia, shall be the maximum price for the same set forth in Part III of the said Schedule;
- (b) at any other point in any part of Canada shall be the maximum price for the same at Kelowna as set forth in clause (a) preceding, PLUS an amount equal to the cost of transporting apples at the lowest carload lot commodity freight rate on apples from Kelowna to such other point.

Sales by Shippers to Buyers Not Covered by Sections 4 and 5

5. Except as provided by Section 7 of this Order, the maximum price at which a shipper may sell apples grown in Canada of a variety and grade and packed in a kind of container set forth in the said Schedule to any person other than

- (a) a wholesale distributor;
- (b) the operator of a dehydrating plant;
- (c) a commercial processor of apples;
- (d) a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the apples at such warehouse;
- (e) any person who buys the apples in carload lots; or
- (f) a consumer

delivered at any point in any part of Canada shall be the sum of the following:

- (a) an amount equal to the maximum price as fixed by this Order at which he may sell those apples to a wholesale distributor delivered to such point; and
- (b) if such point is not within a distributing centre, an amount equal to the cost of transporting apples at the lowest less than carload lot commodity freight rate on apples to the buyer's receiving point from the distributing centre nearest to it; and
- (c) a markup not exceeding 12½ per cent of his selling price.

Sales by Shippers to Consumers

6. Except as provided by Section 7 of this Order, the maximum price at which a shipper may sell apples grown in Canada of a variety and grade and packed in a kind of container set forth in the said Schedule to a consumer delivered at any point in any part of Canada shall be the sum of the following:

- (a) an amount equal to the maximum price fixed by Section 5 at which he may sell those apples delivered to such point to a buyer under the provisions of that Section; and
- (b) a markup not exceeding,
 - (i) 20 per cent of his selling price, if the apples are packed and sold in containers having a capacity of 35 pounds or more; or
 - (ii) 25 per cent of his selling price, if the apples are sold in quantities of less than 35 pounds or are packed and sold in containers having a capacity of less than 35 pounds.

Periodic Increase in Shippers' Maximum Prices

7. (1) The maximum price at which a shipper may sell any variety or grade of apples to any buyer during any month set out in the following table shall be the

maximum price on sales by him of those apples to that class of buyer, as fixed by Sections 4, 5 and 6 of this Order, as the case may be, PLUS the additional amount according to the kind of container, set out for that month in the table.

TABLE TO SECTION 7

Period	Increase in Maximum Prices		
	Standard Box, Crate, Bushel Hamper	Standard Barrel	Other Containers
All Varieties.....	(per container)	(per barrel)	(per pound of fruit)
November.....	\$0.07	\$0.20	1/6c.
December.....	0.17	0.50	2/5c.
January.....	0.27	0.80	3/5c.
February.....	0.37	1.10	4/5c.
March to August inclusive.....	0.47	1.40	1-1/6c.

(2) The maximum price at which a shipper may sell any grade of Group 2 variety apples to any buyer during the period from July 1 to August 31, inclusive, or from September 1 to September 15, inclusive, in any year, shall, according to the kind of container, be an amount equal to the maximum price at which he may sell the same grade of Group No. 1 variety apples to that class of buyer during that period.

Sales of Ungraded Apples

8. Except as provided in Section 9 (which deals with sales of loose-packed apples) the maximum price at which a shipper may sell to any buyer during any period any apples which are not graded, packed and marked in accordance with a grade defined in Section 3 shall be according to the kind of container,

- (a) if the apples are packed in a standard box, an amount equal to the maximum price at which he may sell to that buyer during that period "C" grade apples of the same variety packed in a standard box less 15 cts. per box, or
- (b) if the apples are packed in a barrel, crate or bushel hamper, an amount equal to the maximum price at which he may sell to that buyer during that period domestic grade apples of the same variety packed in that kind of container less 45 cts. per barrel or 15 cts. per crate or bushel hamper.

Sales of Loose-Packed Apples

9. The maximum price at which a shipper may sell to any buyer during any period any apples which are loose-packed in accordance with the Regulations of the province in which they are grown and sold but which conform in all other respects with a grade defined in Section 3 shall, according to the kind of container, be an amount equal to the maximum price at which he may sell to that buyer during that period apples of the same variety which conform in all respects to that grade LESS 45 cents per barrel or 15 cents per box, crate or bushel hamper.

Sales of Windfalls

10. In provinces where the sale of windfalls is allowed, the maximum price at which a shipper may sell windfalls of any variety to any class of buyer shall be an amount equal to the maximum price at which he may sell domestic grade apples of the same variety to that class of buyer LESS 60 cents per barrel or 20 cents per crate or bushel hamper.

Protective Services

H. Where it is necessary for a shipper to use any customary protective service for the protection of any shipment of apples while in transit by railway to any buyer, the maximum price at which he may sell those apples shall be an amount equal to the maximum price fixed by the other provisions of this Order on sales by him of those apples to that buyer PLUS the actual cost of that protective service but not exceeding the standard or customary charge for same.

PART III—SALES BY WHOLESALE DISTRIBUTORS

12. (1) The maximum price at which a wholesale distributor may sell during any period any apples grown in Canada delivered to a buyer at any point shall be the sum of the following:

- (a) (i) an amount equal to the maximum price, as fixed by this Order at which during that period, a shipper could have sold those apples to the wholesale distributor exclusive of protective service charges, delivered to the distributing centre nearest to that point (if the point is not a distributing centre) together with an amount equal to the cost of transporting the apples to that point from such distributing centre at the lowest less than carload lot commodity freight rate on apples; or
 - (ii) if that point is a distributing centre or if the apples are shipped directly in carload lots by railway to that point from the shipping point of the original shipper, an amount equal to the maximum price, as fixed by this Order at which during that period a shipper could have sold those apples to the wholesale distributor delivered at that point, exclusive of protective service charges;
 - (b) subject to any directions of the Administrator given by notice published in *Statutory Orders and Regulations*, if his supplier shipped the apples to him by railway and used any protective service, the protective service charges, if any, paid by him;
 - (c) if he purchased British Columbia grown apples in bulk in carload lots, an amount equal to
 - (i) 1 cent per pound of apples, if he sells the apples in less than carload lots; or
 - (ii) $\frac{1}{4}$ cent per pound of apples, if he sells the apples in carload lots; and
 - (d) a markup not exceeding $12\frac{1}{2}$ per cent of his selling price.
- (2) The maximum price at which a wholesale distributor may sell any grade and variety of imported apples during any period, delivered,
- (a) at any point in that part of Canada west of the 88th degree of west longitude shall, according to the kind and capacity of container, be an amount equal to the maximum price at which he may sell apples of the same variety group and grade grown in British Columbia delivered in the same kind and capacity of container to that point during that period;
 - (b) at any point in Ontario east of the 88th degree of west longitude, or in Quebec shall, according to the kind and capacity of container, be an amount equal to the maximum price at which he may sell apples of the same variety group and grade grown in Ontario or Quebec delivered in the same kind and capacity of container to that point during that period; or
 - (c) at any point in the Maritimes shall, according to the kind and capacity of container, be an amount equal to the maximum price at which he may sell apples of the same variety group and grade grown in the Maritimes delivered in the same kind and capacity of container to that point during that period.

PART IV—SALES BY RETAILERS

13. (1) Except as provided in subsection (2) the maximum price at which a person other than a shipper may sell at retail any apples grown in Canada or any imported apples purchased by him from a wholesale distributor shall be the sum of the following:

- (a) his actual delivered cost of the apples but not exceeding the maximum price at which during the period in which he purchased the apples a wholesale distributor could have sold those apples to him delivered to the city, town or village in which he has his place of business; and
- (b) $\frac{3}{4}$ cents per pound of apples if the apples were grown in British Columbia and were purchased by him in bulk in carload lots from a wholesale distributor; and
- (c) the amount, if any, by which the maximum price at which a shipper could have sold those apples to a wholesale distributor during the period in which they are sold by the retailer, exceeds the maximum price at which a shipper could have sold those apples to a wholesale distributor during the period in which they were purchased by the retailer; and

- (d) when the apples are packed and sold in containers having a capacity of 35 pounds or more, a markup not exceeding the markup under the markup symbol "F" in the said Schedule of Board Order No. 450 calculated according to the provisions of that Order; or
- (e) when the apples are sold in quantities of less than 35 pounds, or are packed and sold in containers having a capacity of less than 35 pounds, a markup not exceeding the markup under the markup symbol "H" in the said Schedule of Board Order No. 450 calculated according to the provisions of that Order;
- (2) The maximum price at which any person, other than a shipper, may sell at retail at any point any apples purchased by him during any period from a shipper at a price not exceeding the maximum price at which, during that period, the shipper could have sold those apples to a wholesale distributor delivered at that point, shall be the sum of the following:
- (a) the actual price paid by him for the apples, provided that if he bought at less than such shipper's maximum price to a wholesale distributor, he may treat that maximum price as being the actual price paid by him; and
- (b) one cent per pound of apples if the apples were grown in British Columbia and were purchased by him in bulk in carload lots from the shipper; and
- (c) the amount, if any, by which the maximum price at which a shipper could have sold those apples to a wholesale distributor during the period in which they are sold by the retailer, exceeds the maximum price at which a shipper could have sold those apples to a wholesale distributor during the period in which they were purchased by the retailer; and
- (d) when the apples are packed and sold in containers having a capacity of 35 pounds or more, a markup not exceeding the markup under the markup symbol "G" in the said Schedule of Board Order No. 450 calculated according to the provisions of that Order; or
- (e) when the apples are sold in quantities of less than 35 pounds or are packed and sold in containers having a capacity of less than 35 pounds, a markup not exceeding the markup under the markup symbol "J" in the said Schedule of Board Order No. 450 calculated according to the provisions of that Order.
- (3) The maximum price at which any person may, during any period sell at retail at any point in Canada any grade and variety of apples imported by him, shall, according to the kind of container, be the sum of the following:
- (a) the amount to which under the provisions of Section 12 he could add his markup if he were a wholesale distributor selling those apples at that point; and
- (b) a markup according to the provisions of clause (d) or (e) as the case may be, of subsection (2) of this Section.
- (4) Except as provided in subsection (5) of this Section, if apples are not priced and sold by a retailer by the container in the original container in which they were packed when received by him, they shall be priced and sold by him by weight. Except as otherwise authorized by the Administrator in writing, for the purpose of determining the maximum price of any such apples in terms of the quantity priced by a retailer, the net weight of the apples in the original container in which they were packed when received by the retailer shall be deemed to be the net weight for such container set forth in the following table:

TABLE

Quebec crate	42 pounds
Standard Apple Box or bushel carton.....	
(wrapped)	41 pounds
Standard Apple Box or bushel carton.....	
(unwrapped)	38 pounds
Bushel Hamper	41 pounds
Barrel	130 pounds

Other containers listed in Schedule actual net weight.

A retailer may price and sell apples by unit or in multiples thereof if the number of apples in the original container in which they were packed when received by him is stamped or marked on such container and, for the purpose of determining the maximum price of the apples in terms of the number of units priced by the retailer, the number so stamped or marked on the original container shall be deemed to be the number of units in such original container when received by him.

PART V—GENERAL

Unlisted Containers

14. (1) The maximum price at which any person may sell to any class of buyer any apples in a container not listed in the said Schedule shall be determined on the basis of the maximum price fixed by this Order for sales to the same class of buyer of that grade and variety of apples packed in its base container according to the relationship which the net weight of the apples in such unlisted container bears to the standard net weight of the apples in its base container, cost of container included. For the purposes of this Section the base containers for apples and the standard net weights thereof shall be deemed to be as follows.

TABLE OF BASE CONTAINERS

<i>Area of Production</i>	<i>Base Container</i>	<i>Standard Net Weight</i>
Ontario and Quebec (Part I)	Bushel hamper	41 pounds
Maritimes (Part II)	Standard barrel	130 pounds
British Columbia (Part III)	Standard box (wrapped)	41 pounds

(2) This Section does not apply to sales at retail of apples in unlisted containers except when the apples are sold by the container in the original container in which they were packed when received by the seller. If the apples are not sold in the unbroken original container but in smaller quantities Section 13 shall apply.

Sales of Apples Received on Consignment

15. The maximum price at which any person may sell to any class of buyer any apples received by him on consignment from any person shall be an amount equal to the maximum price at which he may sell to the same class of buyer apples of the same kind, grade and variety and packed in the same kind and capacity of container purchased by him from such person.

Sales Invoices

16. (1) On every sale of apples other than a sale at retail every seller shall at the time of delivery of the apples furnish the buyer with an invoice showing,

- (a) the names and identifying addresses of the seller and the buyer and the date of sale;
- (b) the grade of the apples if other than Number one;
- (c) the province in which the apples were grown if other than the province in which the sale is made provided that if any apples not grown in British Columbia are sold in Alberta, Saskatchewan or Manitoba the province in which they were grown must be shown on the invoice;
- (d) the variety of the apples and the kind of container and if the apples are packed in a box or carton and are unwrapped, the abbreviation "unwrp"; and
- (e) the quantity sold and the price charged.

The abbreviations listed in the Schedule hereto may be used on the invoices for designating grades. The following abbreviations may be used on the invoice to describe the container:

<i>Container</i>	<i>Abbreviations</i>
Barrel	Bbl.
Bushel Hamper	Hpr.
$\frac{1}{2}$ Bushel Hamper.....	$\frac{1}{2}$ Hpr.
Crate	Crt.
$\frac{1}{2}$ Crate	$\frac{1}{2}$ Crt.
Standard Box	Box
Carton	Ctn.

(2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

Records of Purchases

17. Every person who buys any apples for resale shall, at the time of delivery of the apples to him,

- (a) obtain from his supplier an invoice completed in accordance with the provisions of subsection (1) of Section 16 covering that transaction, and
- (b) obtain a receipted bill covering any amount paid by him for the transportation of the apples.

Retention and Inspection of Invoices and Transportation Receipts

18. Every duplicate copy of an invoice which a seller of apples is required by this Order to make and keep and every invoice and transportation bill or receipt which a person who buys apples for resale obtains, shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the date of the transaction to which it relates.

Sales Slips on Sales at Retail

19. Every person who sells apples at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address and the grade, variety, quantity and price of the apples sold.

Dated at Ottawa, this 12th day of September, 1946.

E. J. CHAMBERS,
Administrator of Fresh Fruit and Vegetables.

APPROVED:

K. W. TAYLOR,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER NO. A-2108

Maximum Prices of Canadian grown apples when sold by shippers to wholesale distributors, to operators of dehydrating plants, to commercial processors of apples, to any retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the apples at such warehouse and to any person who buys the apples in carload lots.

NOTES:

1. The maximum prices in this Schedule include the cost of the container.
2. All containers listed in this Schedule are standard containers conforming with the Regulations under The Fruit, Vegetables and Honey Act.
3. For maximum prices of apples in containers not listed in the Schedule see Section 14.
4. The maximum prices in the Schedule are for apples properly packed according to the said Regulations. For maximum prices of "loose-packed" apples see Section 9.
5. Ungraded apples and windfalls must be priced according to Sections 8 and 10 respectively.
6. The following grade abbreviations are used in this schedule:

Extra Fancy Grade	E.F.	No. 1 Grade	No. 1
Fancy Grade	Fcy.	Domestic Grade	Dom.
"C" Grade	"C"	Household Grade	H.H.
Combination Fancy and	{	Comb. Combination No. 1	Comb.
"C" Grade		Fcy-C and Domestic Grade ...	

PART I

Maximum Prices of apples grown in Ontario or Quebec when sold for delivery at any point in Southern Ontario by shippers to the above named classes of buyers.

Kind of Container	Varieties in Group No. 1 Grades			Varieties in Group No. 2 Grades		
	No. 1	Comb.	Dom.	No. 1	Comb.	Dom.
Barrel.....	\$7.20	\$6.75	\$6.30	\$6.20	\$5.90	\$5.60
Crate.....	2.50	2.35	2.20	2.15	2.05	1.95
Half Crate.....	1.50	1.41	1.32	1.29	1.23	1.17
Bushel Hamper.....	2.40	2.25	2.10	2.05	1.95	1.85
Half Bushel Hamper.....	1.44	1.35	1.26	1.23	1.17	1.11
11-qt. Basket.....	0.88	0.83	0.78	0.77	0.72	0.68
6-qt. Basket.....	0.53	0.50	0.47	0.46	0.43	0.41

Kind of Container	Varieties in Group No. 1 Grades				Varieties in Group No. 2 Grades		
	E.F.	Fcy	Comb. Fcy-C	"C"	Fcy	Comb. Fcy-C	"C"
Box (wrapped).....	\$2.90	\$2.65	\$2.53	\$2.40	\$2.30	\$2.20	\$2.10
Bushel Carton (wrapped or divided).....	2.90	2.65	2.53	2.40	2.30	2.20	2.10
Bushel Carton (unwrapped).....	2.75	2.50	2.38	2.25	2.15	2.05	1.95
Half Bushel Carton (wrapped or divided).....	1.74	1.59	1.52	1.44	1.38	1.32	1.26
Half Bushel Carton (unwrapped).....	1.65	1.50	1.43	1.35	1.29	1.23	1.17
Peck Carton.....	1.03	0.93	0.88	0.83	0.81	0.78	0.73

for sales of the canned vegetables listed in the Schedule hereto when those products are processed and packed in metal containers by canners who do not hold a manufacturer's sales tax licence issued by the Excise Division of the Department of National Revenue.

2. Administrator's Order No. A-2005 fixes maximum prices for sales of the same canned vegetables as are listed in the Schedule hereto when those products are processed and packed in metal containers by canners who hold a manufacturer's sales tax licence issued by the Excise Division of the Department of National Revenue.

Prices Fixed are Maximum Prices and Include all Charges

3. All prices fixed by this Order are maximum prices and must not be exceeded. These prices include all charges and no additional charge may be made for a container, label or package.

Meaning of Certain Words or Expressions

4. For the purposes of this Order,

- (a) "canned vegetables" mean only the canned vegetables to which this Order applies which are listed in the Schedule hereto and are packed in metal containers of sizes specified in such Schedule;
- (b) "consumer" means a person who buys canned vegetables for personal or household consumption;
- (c) "fancy", "choice" or "standard" as used in this Order and in the Schedule hereto mean respectively in any province, the standards of qualities of the products therein referred to as they are defined or described:
 - (i) in the existing regulations issued by or under the authority of the province in which such products are produced;
 or, if there are no such regulations in effect,
 - (ii) in the regulations respecting canned vegetables issued under the Federal Meat and Canned Foods Act;
- (d) "home canner" means a person who processes and packs for sale canned vegetables in hermetically sealed metal containers or has them processed and packed by any other person for him, but who does not hold a manufacturer's sales tax licence issued by the Excise Division of the Department of National Revenue;
- (e) "sell at wholesale" means to sell otherwise than at retail or to consumers;
- (f) "sell" as used in this Order also covers an offer to sell;
- (g) "wholesale distributor" means any person other than a home canner who sells canned vegetables at wholesale;
- (h) "any buyer other than a wholesale distributor or consumer" includes but is not limited to such buyers as hotels, restaurants, hospitals, institutions, lumbering and mining camps.

Sales by Home Canners to Wholesale Distributors, Retailers or Consumers: Fancy, Choice or Standard Quality

5. The maximum price at which a home canner may sell

- (a) to a wholesale distributor, or
- (b) to a retailer or any buyer other than a wholesale distributor or consumer, or
- (c) to a consumer

any fancy, choice or standard quality of canned tomatoes, whole kernel corn or beans or any fancy or choice quality of canned tomato juice, packed in the sizes of containers specified in the Schedule hereto shall, according to the size of the container and the quality specified be the price listed in the said Schedule for the same on sales to that class of buyer, and on sales to any buyer other than a consumer, such price shall be f.o.b. the home canner's cannery or warehouse, but on sales to a consumer such price shall be the price of the product delivered to the consumer.

Any Grade below Fancy, Choice or Standard Quality

6. The maximum price at which a home canner may sell

- (a) to a wholesale distributor, or
- (b) to a retailer or any buyer other than wholesale distributors or a consumer, or
- (c) to a consumer,

any canned tomatoes, whole kernel corn or beans of a grade below standard quality or any canned tomato juice of a grade below choice quality, shall be 10 cents a dozen or 1 cent per tin, as the case may be, less than the maximum price fixed by Section 5 and listed in the Schedule hereto for standard quality canned tomatoes, whole kernel corn or beans and for choice quality canned tomato juice.

Sales by Wholesale Distributors

7. Except as provided in Section 8, the maximum price at which a wholesale distributor may sell at wholesale any canned vegetables shall be the sum of the following f.o.b. his place of business:

- (a) the actual price paid by him for those canned vegetables but not exceeding the lawful maximum price at which the same may be sold to him by his supplier;
- (b) the actual transportation charges paid by him not exceeding the less than carload railway freight rate, to the city, town or village in which he has his place of business, and that are not included in the actual price he paid for the canned vegetables; and
- (c) a markup (percentage of cost) in respect to the product of a particular home canner, not greater than the lawful markup (percentage of cost) normally used by him in pricing that product during the basic period from September 15, 1941 to October 11, 1941, both inclusive, and, if the product was not sold by him during such basic period, not greater than the markup (percentage of cost) normally used by him in pricing a similar product during such basic period; provided, however, that in no event shall the markup exceed ten per cent of his selling price.

8. Except as may otherwise be authorized in writing by the Administrator of Distributive Trades, upon application to him, the maximum price, f.o.b. his place of business, at which a wholesale distributor may sell at wholesale any canned vegetables,

- (a) to another wholesale distributor; or
 - (b) to a retailer who operates a central warehouse separate from his retail outlet or outlets and takes delivery of the canned vegetables at such warehouse; or
 - (c) to any person who buys the canned vegetables in carload lots,
- shall be an amount equal to the maximum price as fixed by this Order at which the same may be sold to him by the home canner thereof PLUS the actual transportation charges, not exceeding the less than carload lot freight rate, of transporting the canned vegetables to the city, town or village in which he has his place of business, and that are not included in such maximum price.

9. If a sale of canned vegetables by a wholesale distributor to a buyer whose place of business is within the limits of a city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone, delivery shall be free to that buyer.

Sales by Retailers

10. The maximum price at which any person may sell at retail any canned vegetables shall be the sum of the following:

- (a) the actual price paid by him for the canned vegetables but not exceeding the lawful maximum price at which the same may be sold to him by his supplier;
- (b) actual transportation charges paid by him not exceeding the less than carload freight rate to the city, town or village in which he has his place of business, and that are not included in the actual price he paid for the canned vegetables, if his supplier is not required to deliver free to him by this Order;
- (c) the lesser of the two following markups:

- (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the said basic period on sales of the same product of the same home canner purchased by him from a wholesale distributor or, if such product was not sold by him during the basic period, the markup which under the provisions of said Order corresponds to the lawful percentage markup customarily obtained by him on sales during the said basic period of a substantially similar product purchased by him from a wholesale distributor;

- (ii) the markup under the markup symbol "F" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order; or
- (d) if he purchased the product from a home canner at a price not exceeding the lawful maximum price at which that home canner could have sold that product to a wholesale distributor, the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him on sales during the said basic period of that product when purchased from that home canner or, if such product was not sold by him during the basic period, the markup which under the provisions of the said Order corresponds to the lawful percentage markup customarily obtained by him on sales during the said basic period of a substantially similar product purchased by him from a home canner;
 - (ii) the markup under the markup symbol "G" in Schedule "A" of Board Order No. 450 calculated according to the provisions of that Order.

Additional Payments or Consideration to be Part of the Price

11. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any canned vegetables or received by the seller from any person in connection with the sale of any canned vegetables shall constitute part of the price for such products.

Records and Invoices

12. (1) Every home canner and every wholesale distributor shall on every sale of canned vegetables other than a sale to a consumer, furnish the buyer at the time of delivery to him with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the kind and quality of product, the size of container and price charged.

(2) Every home canner and wholesaler shall retain a duplicate copy of each invoice furnished by him as required by this Section.

13. Every person who buys canned vegetables for resale shall at the time he receives delivery thereof obtain

- (a) from his supplier an invoice covering the transaction completed as prescribed by Section 12; and
- (b) a receipted bill for any amount paid by him for the transportation of the canned vegetables.

14. Every duplicate copy of an invoice which a seller of canned vegetables is required by this Order to make and keep, and every invoice, transportation bill or receipt obtained by a person who buys canned vegetables for resale, shall be kept by him available for inspection by any authorized representative of the Board at any time within twelve months of the transaction to which it relates.

15. Every person who sells at retail any canned vegetables shall, upon request of the buyer, furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the kind and quality of product, the size of container and the price charged.

16. The Schedule to this Order shall form part of this Order.

Dated at Ottawa, this 12th day of September, 1946.

K. W. TAYLOR,
Co-Ordinator, Foods Administration.

APPROVED:

M. W. McCUTCHEON,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-2109

MAXIMUM PRICES ON SALES BY HOME CANNERS OF THE CANNED VEGETABLES LISTED HEREUNDER TO THE CLASS OF BUYER SPECIFIED

All prices are f.o.b. the cannery or warehouse except that on sales to consumers they are delivered prices. No sales tax may be added to these prices.

Kind of product	Size of container in ounces	Quality of product	Maximum price		
			price per doz. on sales to wholesale distributors	per dozen on sales to retailers and to buyers other than wholesale distributors or consumers	Maximum delivered price per tin on sales to consumers
			\$ cts.	\$ cts.	\$ cts.
Tomatoes.....	28	Fancy or Choice...	1.18	1.31	0.14
Tomatoes.....	28	Standard.....	1.13	1.26	0.13
Corn, whole Kernel.....	20	Fancy or Choice...	1.26	1.40	0.15
Corn, whole Kernel.....	20	Standard.....	1.21	1.35	0.14
Beans.....	20	Fancy or Choice...	1.17½	1.30	0.14
Beans.....	20	Standard.....	1.12½	1.25	0.13
Tomato Juice.....	20	Fancy or Choice...	0.80½	0.89	0.09
Tomato Juice.....	28	Fancy or Choice...	0.95½	1.06	0.11

NOTES TO SCHEDULE: When canned tomatoes, corn and beans of a grade below standard quality are sold, the above prices for standard quality must be reduced by 10 cents per dozen on sales to wholesale distributors or to retailers or buyers other than wholesale distributors or consumers and by 1 cent per tin on sales to consumers.

When canned tomato juice of a grade below choice quality is sold, the above prices must be reduced by 10 cents per dozen on sales to wholesale distributors or to retailers or buyers other than wholesale distributors or consumers and by 1 cent per tin on sales to consumers.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2110

Maximum Prices for Pulpwood cut from the Stump in the Province of Manitoba

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

Interpretation

1. For the purpose of this Order,
 - (a) "producer" means any person selling pulpwood except a broker or a dealer;
 - (b) "dealer" means a person who has been authorized in writing by the Timber Administrator to act as a dealer in pulpwood;
 - (c) "broker" means a person who has been authorized in writing by the Timber Administrator to act as a broker in pulpwood;
 - (d) "consumer" means any manufacturer of pulp and paper purchasing pulpwood for use in Canada;
 - (e) "cord" means an amount of pulpwood which, when properly stacked, occupies a space containing 128 cubic feet;
 - (f) "Jack pine pulpwood" and "poplar pulpwood" mean round and sound bolts of Jack pine and poplar respectively;
 - (g) "spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir.

Balsam and Fir Content of Spruce Pulpwood Restricted

2. No person shall sell or offer for sale, and no person shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local area of the Province of Manitoba in which such pulpwood was cut from the stump.

Maximum Prices for Pulpwood

3. (1) The maximum price at which any producer may sell or offer for sale to any person or at which any person may purchase from a producer any spruce, Jack pine or poplar pulpwood cut from the stump in the Province of Manitoba shall be the price per cord shown in the Schedule to this Order.

(2) The maximum price at which any dealer may sell or offer for sale to any person or at which any person may purchase from a dealer any spruce, Jack pine or poplar pulpwood cut from the stump in the Province of Manitoba shall be the price per cord shown in the Schedule increased by 40 cents per cord for rough pulpwood and 60 cents per cord for peeled pulpwood.

(3) The maximum price at which any broker may sell or offer for sale to any person or at which any person may purchase from a broker any spruce, Jack pine or poplar pulpwood cut from the stump in the Province of Manitoba shall be the price per cord shown in the Schedule increased by 75 cents per cord for rough pulpwood and \$1.00 per cord for peeled pulpwood.

(4) The prices at which any person may sell pulpwood shall be:

(a) f.o.b. car at loading point if the pulpwood is delivered by railroad;

(b) f.o.b. barge at loading point if the pulpwood is delivered by barge;

(c) f.o.b. truck at the consumer's mill if the pulpwood is delivered by the seller by truck to a consumer's mill, in which case the purchaser may pay and the seller may accept, in addition to the authorized prices, a delivery charge of \$1.75 per cord when rough and \$1.50 per cord when peeled.

(5) Where pulpwood is piled on the ground prior to shipment by railroad, a sufficient holdback from the f.o.b. car price shall be made to cover cost of loading so that the cost to the purchaser of such pulpwood when loaded on cars shall not exceed the price in the Schedule to this Order.

(6) Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any pulpwood or received by the seller from any person in connection with the sale of any pulpwood shall constitute part of the price of such pulpwood.

Statements of Pulpwood Purchases

4. Every purchaser shall immediately on completion of purchase prepare a statement in duplicate giving full particulars of the species and quantity of pulpwood bought, the price or prices paid therefor and the method of delivery and one copy of the statement shall be kept by him on file available for inspection when required and the other copy shall be delivered by him to the seller who shall retain it for inspection when required.

Previous Administrator's Order Revoked

5. Administrator's Order No. A-1286 is hereby revoked and replaced by this Order.

Effective Date

6. This Order shall be effective on and after the 16th day of September, 1946.

Dated at Ottawa, this 12th day of September, 1946.

M. McNICOL,
Deputy Timber Administrator.

APPROVED:

K. W. TAYLOR,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER NO. A-2110

Maximum Price Per Cord for Pulpwood in Manitoba

KIND OF PULPWOOD

<i>Spruce</i>		<i>Jack Pine</i>		<i>Poplar</i>	
<i>Rough</i>	<i>Peeled</i>	<i>Rough</i>	<i>Peeled</i>	<i>Rough</i>	<i>Peeled</i>
\$10.50	\$14.00	\$8.50	\$11.50	\$7.00	\$9.00

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-2111

Maximum Prices for Pulpwood cut from the Stump in the Province of Saskatchewan

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

Interpretation

- For the purposes of this Order,
 - "producer" means any person selling pulpwood except a broker or dealer;
 - "dealer" means a person who has been authorized in writing by the Timber Administrator to act as a dealer in pulpwood;
 - "broker" means a person who has been authorized in writing by the Timber Administrator to act as a broker in pulpwood;
 - "consumer" means any manufacturer of pulp and paper purchasing pulpwood for use in Canada;
 - "cord" means an amount of pulpwood which, when properly stacked, occupies a space containing 128 cubic feet;
 - "Jack pine pulpwood" means round and sound bolts of Jack pine;
 - "spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir.

Balsam and Fir Content of Spruce Pulpwood Restricted

2. No person shall sell or offer for sale, and no person shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local area of the province of Saskatchewan in which such pulpwood was cut from the stump.

Maximum Prices for Pulpwood

3. (1) The maximum price at which any producer may sell or offer for sale to any person or at which any person may purchase from a producer any spruce or Jack pine pulpwood cut from the stump in the Province of Saskatchewan shall be the price per cord shown in the Schedule to this Order.

(2) The maximum price at which any dealer may sell or offer for sale to any person or at which any person may purchase from a dealer any spruce or Jack pine pulpwood cut from the stump in the Province of Saskatchewan shall be the price per cord shown in the Schedule increased by 40 cents per cord for rough pulpwood and 60 cents per cord for peeled pulpwood.

(3) The maximum price at which any broker may sell or offer for sale to any person or at which any person may purchase from a broker any spruce or Jack pine pulpwood cut from the stump in the Province of Saskatchewan shall be the price per cord shown in the Schedule increased by 75 cents per cord for rough pulpwood and \$1.00 per cord for peeled pulpwood.

(4) The prices at which any person may sell pulpwood shall include delivery thereof shall be f.o.b. car at loading point.

at the consumer's mill unless the pulpwood is delivered by railroad when the price

(5) Where pulpwood is piled on the ground prior to shipment by railroad, a sufficient holdback from the f.o.b. car price shall be made to cover cost of loading so that the cost to the purchaser of such pulpwood when loaded on cars shall not exceed the price in the Schedule to this Order.

(6) Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any pulpwood or received by the seller from any person in connection with the sale of any pulpwood shall constitute part of the price of such pulpwood.

Statements of Pulpwood Purchases

4. Every purchaser shall immediately on completion of purchase prepare a statement in duplicate giving full particulars of the species and quantity of pulpwood bought, the price or prices paid therefor and the method of delivery and one copy of the statement shall be kept by him on file available for inspection when required and the other copy shall be delivered by him to the seller who shall retain it for inspection when required.

Previous Administrator's Order Revoked

5. Administrator's Order No. A-1287 is hereby revoked and replaced by this Order.

Effective Date

6. This Order shall be effective on and after the 16th day of September, 1946.

Dated at Ottawa, this 12th day of September, 1946.

M. McNICOL,
Deputy Timber Administrator.

APPROVED:

K. W. TAYLOR,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-2111

Maximum Price Per Cord for Pulpwood in Saskatchewan

KIND OF PULPWOOD

<i>Spruce</i>		<i>Jack Pine</i>	
Rough	Peeled	Rough	Peeled
\$9.50	\$13.00	\$7.50	\$10.00

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2112

Expiry of Ration Coupons

Under powers given by the Wartime Prices and Trade Board to the Administrator of Consumer Rationing, it is hereby ordered on behalf of the Board as follows:

1. This Order comes into force on the 18th day of September, 1946.
2. The expiry date for the ration coupons listed below shall be October 31, 1946, after which they shall not be valid for use by any person:

Ration coupons printed Q—Nos. 1 to 4,
Ration coupons printed M—Nos. 51 to 55,
Ration coupons printed R—Nos. 18 to 21,
Ration coupons printed B—Nos. 26 to 28.

3. Notwithstanding the provisions of Section 2, the ration coupons therein listed may be used by a supplier for a period of 14 days beyond the said expiry date except that during the last seven days of such period they may be used for the following limited purposes only:

- (a) for deposit to the credit of his ration coupon bank account by the operator, or,
- (b) for surrender to a bank in exchange for bank transfer voucher.

Dated at Ottawa, this 14th day of September, 1946.

APPROVED:

K. W. TAYLOR,
Deputy Chairman, Wartime Prices and Trade Board.

O. W. RODOMAR,
Administrator of Consumer Rationing.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2113

Expiry of Ration and Evaporated Milk Coupons (Beaver design)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Consumer Rationing, it is hereby ordered on behalf of the Board as follows:

1. This Order comes into force on the 18th day of September, 1946.
2. The expiry date for the unnumbered ration coupons listed below shall be October 31, 1946, after which they shall not be valid for use by any person:

Butter Ration Coupons, each bearing a beaver design,
Sugar Ration Coupons, each bearing a beaver design, and,
Ration Coupons printed M, each bearing a beaver design.

3. Notwithstanding the provisions of Section 2, the ration coupons therein listed may be used by a supplier for a period of 14 days beyond the said expiry date except that during the last seven days of such period they may be used for the following limited purposes only:

- (a) for deposit to the credit of his ration coupon bank account by the operator, or,
- (b) for surrender to a bank in exchange for a bank transfer voucher.

4. The expiry date for the Evaporated Milk coupons, each bearing a beaver design, shall be December 31, 1946, after which they shall not be valid for use by any person.

5. Notwithstanding the provisions of Section 4, the Evaporated Milk coupons therein referred to may be used by a supplier for a period of 14 days beyond the said expiry date except that during the last seven days of such period they may be used for the following limited purposes only:

- (a) for deposit to the credit of his ration coupon bank account by the operator, or,
- (b) for surrender to a bank in exchange for a bank transfer voucher.

Dated at Ottawa, this 14th day of September, 1946.

O. W. RODOMAR,
Administrator of Consumer Rationing.

APPROVED:

K. W. TAYLOR,
Deputy Chairman, Wartime Prices and Trade Board.

VOLUME III, No. 13



September 30, 1946

STATUTORY ORDERS AND REGULATIONS, 1946

Published under authority of Order in Council P.C. 10793 of
26th November, 1942, as amended by Order in Council
P.C. 7225 of 3rd December, 1945

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

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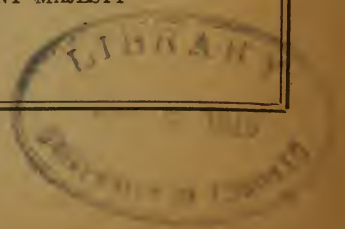




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ERRATA—

Statutory Orders and Regulations 1946 Vol. III No. 9 page 398—Order No. A-2090 Section 3—
"Schedule B" should read:—
"Schedule E"

Statutory Orders and Regulations 1946 Vol. III No. 12 page 513—Order No. A-2111—Section 3, sub-section (4) should read:—
"(4) The prices at which any person may sell pulpwood shall include delivery thereof at the consumer's mill unless pulpwood is delivered by railroad when the price shall be f.o.b. at loading point."

page 514—Schedule to Order No. A-2111 should read:—

" Kind of pulpwood		
.....	<i>Jack Pine</i>	
	Rough	Peeled"
	\$7.50	\$10.50

PART 1

Orders in Council

Order in Council approving prices for grades of wheat other than
No. 1 Manitoba Northern

P.C. 3582

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 27th day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas paragraph (b) of section 18 of The Western Grain Regulations 1946-47 (P.C. 3222, 30th July, 1946) requires The Canadian Wheat Board to pay producers delivering wheat to the Board at the time of delivery or at any time thereafter as may be agreed upon the sum of \$1.35 per bushel for No. 1 Manitoba Northern Wheat, basis in store Fort William, Port Arthur or Vancouver, delivered to the Board, and with the approval of the Governor General in Council to fix a sum certain per bushel on the said basis, to be paid by the said Board to producers delivering wheat of each other grade to the said Board;

And whereas at a meeting of the said Board held in the City of Winnipeg on the 12th day of August, 1946, in accordance with the said regulations, the following sums per bushel basis in store Fort William, Port Arthur or Vancouver, were fixed by the said Board to be paid to producers delivering to the said Board wheat of the grades listed below during the crop year commencing on the 1st day of August, 1946, and expiring on the 31st day of July, 1947:

	<i>Price per Bushel</i>
No. 1 Hard	\$1.35
No. 1 Northern	1.35
No. 2 Northern	1.32
No. 3 Northern	1.30
No. 4 Northern	1.25
No. 5 Wheat	1.22
No. 6 Wheat	1.18
Feed Wheat	1.16
No. 4 Special	1.25
No. 5 Special	1.22
No. 6 Special	1.18
No. 1C.W. Amber Durum	1.35
No. 2C.W. Amber Durum	1.32
No. 3C.W. Amber Durum	1.30
No. 4C.W. Amber Durum	1.25
No. 5C.W. Amber Durum	1.23
No. 6C.W. Amber Durum	1.20
No. 1C.W. Garnet	1.30
No. 2C.W. Garnet	1.28
No. 3C.W. Garnet	1.26

	<i>Price per Bushel</i>
No. 1 Alberta Red Winter	1.45
No. 2 Alberta Winter	1.44
No. 3 Alberta Winter	1.41
No. 1 Mixed Wheat	1.23
No. 2 Mixed Wheat	1.18
No. 3 Mixed Wheat	1.21
No. 4 Mixed Wheat	1.18
No. 5 Mixed Wheat	1.23
No. 6 Mixed Wheat	1.18
Sample Amber Durum and Broken Wheat.....	1.15
Sample Red Spring and Broken Wheat.....	1.15
No. 1 Mixed Grain	1.10

The discounts under the straight grades were fixed as follows:

Tough

3 cents on all grades.

Smutty

6 cents on Nos. 4, 5 and 6 C.W. Amber Durum; 7 cents on No. 4 Northern, Nos. 5 and 6 Wheat, Feed Wheat, Nos. 4, 5 and 6 Special, No. 1 Alberta Red Winter, Nos. 2 and 3 Alberta Winter, Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat, Sample Amber Durum and Broken Wheat, Sample Red Spring and Broken Wheat and No. 1 Mixed Grain; 8 cents on Nos. 1, 2 and 3 C.W. Garnet; 10 cents on No. 1 Hard, Nos. 1, 2 and 3 Northern and Nos. 1, 2 and 3 C.W. Amber Durum.

Rejected

7 cents on Feed Wheat, Nos. 4, 5 and 6 C.W. Amber Durum, No. 1 Alberta Red Winter and Nos. 2 and 3 Alberta Winter; 8 cents on No. 4 Northern, Nos. 5 and 6 Wheat, Nos. 4, 5 and 6 Special, Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat, Sample Amber Durum and Broken Wheat, Sample Red Spring and Broken Wheat and No. 1 Mixed Grain; 9 cents on Nos. 1, 2 and 3 C.W. Garnet; 11 cents on No. 1 Hard, Nos. 1, 2 and 3 Northern and Nos. 1, 2 and 3 C.W. Amber Durum.

Smutty Rejected

10 cents on No. 6 C.W. Amber Durum; 11 cents on Feed Wheat, 5 C.W. Amber Durum, No. 1 Alberta Red Winter and Nos. 2 and 3 Alberta Winter; 12 cents on No. 4 Northern, Nos. 5 and 6 Wheat, Nos. 4, 5 and 6 Special, No. 4 C.W. Amber Durum, Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat, Sample Amber Durum and Broken Wheat, Sample Red Spring and Broken Wheat and No. 1 Mixed Grain; 14 cents on Nos. 1, 2 and 3 C.W. Garnet; 16 cents on No. 1 Hard, Nos. 1, 2 and 3 Northern and Nos. 1, 2 and 3 C.W. Amber Durum.

Rejected Sprouted

6 cents on Nos. 4, 5 and 6 C.W. Amber Durum; 7 cents on No. 4 Northern, Nos. 5 and 6 Wheat, Feed Wheat, Nos. 4, 5 and 6 Special, No. 1 Alberta Red Winter, Nos. 2 and 3 Alberta Winter, Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat, Sample Amber Durum and Broken Wheat, Sample Red Spring and Broken Wheat and No. 1 Mixed Grain; 8 cents on Nos. 1, 2 and 3 C.W. Garnet; 10 cents on No. 1 Hard, Nos. 1, 2 and 3 Northern and Nos. 1, 2 and 3 C.W. Amber Durum.

Rejected Mixed Heated

7 cents on No. 4 Northern Nos. 5 and 6 Wheat, Feed Wheat, Nos. 4, 5 and 6 Special and Nos. 5 and 6 C.W. Amber Durum; 8 cents on No. 4 C.W. Amber Durum, Sample Amber Durum and Broken Wheat and Sample Red Spring and Broken Wheat; 11 cents on No. 3 Northern, Nos. 1, 2 and 3 C.W. Garnet, Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat and No. 1 Mixed Grain; 12 cents on No. 2 Northern and No. 3 C.W. Amber Durum; 13 cents on No. 1 Hard, No. 1 Northern and Nos. 1 and 2 C.W. Amber Durum; 25 cents on No. 1 Alberta Red Winter and Nos. 2 and 3 Alberta Winter.

Tough Smutty

8 cents on Nos. 4, 5 and 6 C.W. Amber Durum; 9 cents on No. 4 Northern, Nos. 5 and 6 Wheat, Feed Wheat, Nos. 4, 5 and 6 Special, No. 1 Alberta Red Winter, Nos. 2 and 3 Alberta Winter, Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat, Sample Amber Durum and Broken Wheat, Sample Red Spring and Broken Wheat and No. 1 Mixed Grain; 10 cents on Nos. 1, 2 and 3 C.W. Garnet; 12 cents on No. 1 Hard, Nos. 1, 2 and 3 Northern, and Nos. 1, 2 and 3 C.W. Amber Durum.

Tough Rejected

9 cents on Feed Wheat, Nos. 4, 5 and 6 C.W. Amber Durum, No. 1 Alberta Red Winter and Nos. 2 and 3 Alberta Winter; 10 cents on No. 4 Northern, Nos. 5 and 6 Wheat, Nos. 4, 5 and 6 Special, Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat, Sample Amber Durum and Broken Wheat, Sample Red Spring and Broken Wheat and No. 1 Mixed Grain; 11 cents on Nos. 1, 2 and 3 C.W. Garnet; 13 cents on No. 1 Hard, Nos. 1, 2 and 3 Northern and Nos. 1, 2 and 3 C.W. Amber Durum.

Tough Rejected Sprouted

8 cents on Nos. 4, 5 and 6 C.W. Amber Durum; 9 cents on No. 4 Northern, Nos. 5 and 6 Wheat, Feed Wheat, Nos. 4, 5 and 6 Special, No. 1 Alberta Red Winter, Nos. 2 and 3 Alberta Winter, Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat, Sample Amber Durum and Broken Wheat, Sample Red Spring and Broken Wheat and No. 1 Mixed Grain; 10 cents on Nos. 1, 2 and 3 C.W. Garnet; 12 cents on No. 1 Hard, Nos. 1, 2 and 3 Northern and Nos. 1, 2 and 3 C.W. Amber Durum.

Tough Smutty Rejected

12 cents on No. 6 C.W. Amber Durum; 13 cents on Feed Wheat, No. 5 C.W. Amber Durum, No. 1 Alberta Red Winter and Nos. 2 and 3 Alberta Winter; 14 cents on No. 4 Northern, Nos. 5 and 6 Wheat, Nos. 4, 5 and 6 Special, No. 4 C.W. Amber Durum, Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat, Sample Amber Durum and Broken Wheat, Sample Red Spring and Broken Wheat and No. 1 Mixed Grain; 16 cents on Nos. 1, 2 and 3 C.W. Garnet; 18 cents on No. 1 Hard, Nos. 1, 2 and 3 Northern and Nos. 1, 2 and 3 C.W. Amber Durum.

Tough Rejected Mixed Heated

9 cents on No. 4 Northern, Nos. 5 and 6 Wheat, Feed Wheat, Nos. 4, 5 and 6 Special and Nos. 5 and 6 C.W. Amber Durum; 10 cents on No. 4 C.W. Amber Durum and Sample Red Spring and Broken Wheat; 13 cents on No. 3 Northern, Nos. 1, 2 and 3 C.W. Garnet, Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat and No. 1 Mixed Grain; 14 cents on No. 2 Northern and No. 3 C.W. Amber Durum; 15 cents on No. 1 Hard, No. 1 Northern and Nos. 1 and 2 C.W. Amber Durum; 27 cents on No. 1 Alberta Red Winter and Nos. 2 and 3 Alberta Winter.

Smutty Rejected Mixed Heated

10 cents on Sample Amber Durum and Broken Wheat and Sample Red Spring and Broken Wheat; 12 cents on No. 6 C.W. Amber Durum; 13 cents on No. 6 Wheat and No. 6 Special; 14 cents on No. 5 Wheat, No. 5 Special and No. 5 C.W. Amber Durum; 15 cents on No. 4 Northern, No. 4 Special and No. 4 C.W. Amber Durum; 16 cents on 3 C.W. Garnet, Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat; 17 cents on No. 2 C.W. Garnet; 18 cents on No. 1 C.W. Garnet; 19 cents on No. 3 Northern and No. 3 C.W. Amber Durum; 20 cents on No. 2 Northern and No. 2 C.W. Amber Durum; 21 cents on No. 1 Hard, No. 1 Northern and No. 1 C.W. Amber Durum; 30 cents on No. 1 Alberta Red Winter and Nos. 2 and 3 Alberta Winter.

Tough Smutty Rejected Mixed Heated

14 cents on No. 6 C.W. Amber Durum; 15 cents on No. 6 Wheat and No. 6 Special; 16 cents on No. 5 Wheat, No. 5 Special and No. 5 C.W. Amber Durum; 17 cents on No. 4 Northern, No. 4 Special, and No. 4 C.W. Amber Durum; 18 cents on No. 3 C.W. Garnet and Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat; 19 cents on No. 2 C.W. Garnet; 20 cents on No. 1 C.W. Garnet; 21 cents on No. 3 Northern and No. 3 C.W. Amber Durum; 22 cents on No. 2 Northern and No. 2 C.W. Amber Durum; 23 cents on No. 1 Hard, No. 1 Northern and No. 1 C.W. Amber Durum; 32 cents on No. 1 Alberta Red Winter and Nos. 2 and 3 Alberta Winter.

Rejected Heated and Heating

9 cents on No. 6 C.W. Amber Durum; 11 cents on Nos. 5 and 6 Wheat and Feed Wheat, Nos. 5 and 6 Special and No. 5 C.W. Amber Durum; 12 cents on No. 4 Northern, No. 4 Special, No. 4 C.W. Amber Durum and No. 1 Mixed Grain; 14 cents on Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat; 15 cents on Nos. 1, 2 and 3 C.W. Garnet; 16 cents on No. 3 Northern and No. 3 C.W. Amber Durum; 17 cents on No. 2 Northern and No. 2 C.W. Amber Durum; 18 cents on No. 1 Hard, No. 1 Northern, No. 1 C.W. Amber Durum; 30 cents on No. 1 Alberta Red Winter and Nos. 2 and 3 Alberta Winter.

Tough Rejected Heated and Heating

11 cents on No. 6 C. W. Amber Durum; 13 cents on Nos. 5 and 6 Wheat, Feed Wheat, Nos. 5 and 6 Special, and No. 5 C. W. Amber Durum; 14 cents on No. 4 Northern, No. 4 Special, No. 4 C. W. Amber Durum and No. 1 Mixed Grain; 16 cents on Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat; 17 cents on Nos. 1, 2, and 3 C. W. Garnet; 18 cents on No. 3 Northern and No. 3 C. W. Amber Durum; 19 cents on No. 2 Northern and No. 2 C. W. Amber Durum; 20 cents on No. 1 Hard, No. 1 Northern and No. 1 C. W. Amber Durum; 32 cents on No. 1 Alberta Red Winter and Nos. 2 and 3 Alberta Winter.

Tough and Heating

6 cents on No. 6 C. W. Amber Durum; 7 cents on No. 4 Northern, No. 4 Special, Nos. 4 and 5 C. W. Amber Durum; 8 cents on No. 6 Wheat, Feed Wheat and No. 6 Special; 9 cents on No. 5 Wheat and No. 5 Special; 10 cents on No. 3 Northern and No. 3 C. W. Amber Durum; 11 cents on No. 2 Northern, No. 2 C. W. Amber Durum and Nos. 1, 2 and 3 C. W. Garnet; 12 cents on No. 1 Hard, No. 1 Northern and No. 1 C. W. Amber Durum; 13 cents on No. 1 Mixed Grain.

Rejected Musty

7 cents on No. 4 Northern, No. 4 Special and Nos. 4, 5 and 6 C. W. Amber Durum; 9 cents on Nos. 5 and 6 Wheat, Feed Wheat, Nos. 5 and 6 Special; 11 cents on No. 3 Northern, No. 3 C.W. Amber Durum, Nos. 1, 2 and 3 C.W. Garnet and Nos. 1, 2, 3, 4, 5, and 6 Mixed Wheat; 10 cents on No. 1 Mixed Grain; 12 cents on No. 2 Northern and No. 2 C. W. Amber Durum; 13 cents on No. 1 Hard, No. 1 Northern, and No. 1 C. W. Amber Durum; 25 cents on No. 1 Alberta Red Winter and Nos. 2 and 3 Alberta Winter.

Tough Rejected Musty

9 Cents on No. 4 Northern, No. 4 Special and Nos. 4, 5 and 6 C. W. Amber Durum; 11 cents on Nos. 5 and 6 Wheat, Feed Wheat, and Nos. 5 and 6 Special; 13 cents on No. 3 Northern, No. 3 C. W. Amber Durum, Nos. 1, 2 and 3 C. W. Garnet and Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat; 14 cents on No. 2 Northern and No. 2 C. W. Amber Durum; 15 cents on No. 1 Hard, No. 1 Northern and No. 1 C. W. Amber Durum; 27 cents on No. 1 Alberta Red Winter and Nos. 2 and 3 Alberta Winter.

*Rejected Musty Rejected Mixed Heated**Rejected Musty Rejected Mixed Heating*

9 cents on No. 6 C. W. Amber Durum; 11 cents on Nos. 5 and 6 Wheat, Feed Wheat, Nos. 5 and 6 Special and No. 5 C.W. Amber Durum; 14 cents on No. 4 Northern, No. 4 Special and No. 4 C. W. Amber Durum; 14 cents on Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat; 16 cents on No. 3 Northern, No. 3 C. W. Amber Durum and Nos. 1, 2 and 3 C. W. Garnet; 17 cents on No. 2 Northern and No. 2 C. W. Amber Durum; 18 cents on No. 1 Hard, No. 1 Northern and No. 1 C. W. Amber Durum; 30 cents on No. 1 Alberta Red Winter and Nos. 2 and 3 Alberta Winter.

*Tough Rejected Musty Rejected Mixed Heated**Tough Rejected Musty Rejected Mixed Heating*

11 cents on No. 6 C. W. Amber Durum; 13 cents on Nos. 5 and 6 Wheat, Feed Wheat, Nos. 5 and 6 Special and No. 5 C. W. Amber Durum; 14 cents on No. 4

Northern, No. 4 Special and No. 4 C. W. Amber Durum; 16 cents on Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat; 18 cents on No. 3 Northern, No. 3 C. W. Amber Durum and Nos. 1, 2 and 3 C. W. Garnet; 19 cents on No. 2 Northern and No. 2 C. W. Amber Durum; 20 cents on No. 1 Hard, No. 1 Northern and No. 1 C. W. Amber Durum; 32 cents on No. 1 Alberta Red Winter and Nos. 2 and 3 Alberta Winter.

Rejected Rotten Kernels

7 cents on No. 4 Northern, No. 4 Special and Nos. 4, 5 and 6 C. W. Amber Durum; 9 cents on Nos. 5 and 6 Wheat, Feed Wheat and Nos. 5 and 6 Special; 11 cents on No. 3 Northern, No. 3 C. W. Amber Durum, Nos. 1, 2 and 3 C. W. Garnet and Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat; 12 cents on No. 2 Northern and No. 2 C. W. Amber Durum; 13 cents on No. 1 Hard, No. 1 Northern and No. 1 C. W. Amber Durum; 25 cents on No. 1 Alberta Red Winter and Nos. 2 and 3 Alberta Winter.

Tough Rejected Rotten Kernels

9 cents on No. 4 Northern, No. 4 Special and Nos. 4, 5 and 6 C. W. Amber Durum; 11 cents on Nos. 5 and 6 Wheat, Feed Wheat and Nos. 5 and 6 Special; 13 cents on No. 3 Northern, No. 3 C. W. Amber Durum, Nos. 1, 2 and 3 C. W. Garnet and Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat; 14 cents on No. 2 Northern and No. 2 C. W. Amber Durum; 15 cents on No. 1 Hard, No. 1 Northern and No. 1 C. W. Amber Durum; 27 cents on No. 1 Alberta Red Winter and Nos. 2 and 3 Alberta Winter.

Rejected Sprouted Rejected Mixed Rotten Kernels

11 cents on Nos. 5 and 6 Wheat, Feed Wheat and Nos. 5 and 6 Special; 12 cents on No. 4 Northern, No. 4 Special and Nos. 4 and 5 C. W. Amber Durum; 13 cents on No. 6 C. W. Amber Durum; 16 cents on No. 3 Northern and No. 3 C. W. Amber Durum; 17 cents on No. 2 Northern and No. 2 C. W. Amber Durum; 18 cents on No. 1 Hard, No. 1 Northern and No. 1 C. W. Amber Durum.

Rejected Rotten Kernels Mixed Heated

Rejected Rotten Kernels Mixed Heating

9 cents on No. 6 C.W. Amber Durum; 11 cents on Nos. 5 and 6 Wheat, Nos. 5 and 6 Special and No. 5 C.W. Amber Durum; 12 cents on No. 4 Northern, No. 4 Special and No. 4 C.W. Amber Durum; 14 cents on Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat; 16 cents on No. 3 Northern, No. 3 C.W. Amber Durum and Nos. 1, 2 and 3 C.W. Garnet; 17 cents on No. 2 Northern and No. 2 C.W. Amber Durum; 18 cents on No. 1 Hard, No. 1 Northern and No. 1 C.W. Amber Durum; 30 cents on No. 1 Alberta Red Winter and Nos. 2 and 3 Alberta Winter.

Tough Rejected Rotten Kernels Mixed Heated

Tough Rejected Rotten Kernels Mixed Heating

11 cents on No. 6 C.W. Amber Durum; 13 cents on Nos. 5 and 6 Wheat, Nos. 5 and 6 Special and No. 5 C.W. Amber Durum; 14 cents on No. 4 Northern, No. 4 Special and No. 4 C.W. Amber Durum; 16 cents on Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat; 18 cents on No. 3 Northern, No. 3 C.W. Amber Durum and Nos. 1, 2 and 3 C.W. Garnet; 19 cents on No. 2 Northern and No. 2 C.W. Amber Durum; 20 cents on No. 1 Hard, No. 1 Northern and No. 1 C.W. Amber Durum; 32 cents on No. 1 Alberta Red Winter and Nos. 2 and 3 Alberta Winter.

Rejected Sprouted Rejected Mixed Heated

Rejected Sprouted Rejected Mixed Heating

11 cents on Nos. 5 and 6 Wheat, Feed Wheat and Nos. 5 and 6 Special; 12 cents on No. 4 Northern, No. 4 Special and Nos. 4 and 5 C.W. Amber Durum; 13 cents on No. 6 C.W. Amber Durum; 16 cents on No. 3 Northern and No. 3 C.W. Amber Durum; 17 cents on No. 2 Northern and No. 2 C.W. Amber Durum; 18 cents on No. 1 Northern and No. 1 C.W. Amber Durum.

*Tough Rejected Sprouted Rejected Mixed Heated
Tough Rejected Sprouted Rejected Mixed Heating*

13 cents on Nos. 5 and 6 Wheat; 14 cents on No. 4 Northern and Nos. 4 and 5 C.W. Amber Durum; 15 cents on No. 6 C.W. Amber Durum; 18 cents on No. 3 Northern and No. 3 C.W. Amber Durum; 19 cents on No. 2 Northern and No. 2 C.W. Amber Durum; 20 cents on No. 1 Northern and No. 1 C.W. Amber Durum.

Rejected—Rejected Sprouted

12 cents on No. 4 Northern and No. 4 C.W. Amber Durum; 14 cents on No. 5 Wheat; 15 cents on No. 6 Wheat and No. 5 C.W. Amber Durum; 16 cents on Nos. 1, 2 and 3 Northern and Nos. 1, 2 and 3 C.W. Amber Durum; 17 cents on No. 6 C.W. Amber Durum.

Tough Rejected—Rejected Sprouted

14 cents on No. 4 Northern, 16 cents on No. 5 Wheat; 17 cents on No. 6 Wheat; 18 cents on Nos. 1, 2 and 3 Northern.

Smutty Rejected Sprouted

12 cents on No. 4 Northern, No. 4 Special and No. 4 C.W. Amber Durum; 13 cents on Feed Wheat; 14 cents on Nos. 5 and 6 Wheat and Nos. 5 and 6 Special; 15 cents on No. 5 C.W. Amber Durum; 16 cents on Nos. 1, 2 and 3 Northern and Nos. 1, 2, 3 and 6 C.W. Amber Durum.

Tough Smutty Rejected Sprouted

14 cents on No. 4 Northern and No. 4 C.W. Amber Durum; 16 cents on Nos. 5 and 6 Wheat; 17 cents on No. 5 C.W. Amber Durum; 18 cents on Nos. 1, 2 and 3 Northern and Nos. 1, 2, 3 and 6 C.W. Amber Durum.

Rejected Sprouted Rejected Musty

11 cents on Nos. 5 and 6 Wheat, Feed Wheat and Nos. 5 and 6 Special; 12 cents on No. 4 Northern No. 4 Special and Nos. 4 and 5 C.W. Amber Durum; 13 cents on No. 6 C.W. Amber Durum; 16 cents on No. 3 Northern and No. 3 C.W. Amber Durum; 17 cents on No. 2 Northern and No. 2 C.W. Amber Durum; 18 cents on No. 1 Northern and No. 1 C.W. Amber Durum.

Rejected a/c Melilot Odor

8 cents on No. 4 Northern, Nos. 5 and 6 Wheat, Feed Wheat and No. 1 Mixed Grain; 10 cents on Nos. 2 and 3 Northern; 12 cents on No. 1 Hard and No. 1 Northern.

Tough Rejected a/c Melilot Odor

10 cents on No. 4 Northern, Nos. 5 and 6 Wheat and Feed Wheat; 12 cents on Nos. 2 and 3 Northern; 14 cents on No. 1 Hard and No. 1 Northern.

Rejected a/c Tartarian Buckwheat

9 cents on No. 4 Northern; 10 cents on No. 6 Wheat and Feed Wheat; 11 cents on No. 5 Wheat; 12 cents on No. 3 Northern and Nos. 1, 2 and 3 C.W. Garnet; 13 cents on No. 2 Northern; 14 cents on No. 1 Hard and No. 1 Northern.

Rejected a/c Objectionable Odor

15 cents on No. 1 Hard, Nos. 1, 2, 3 and 4 Northern, No. 6 Wheat and Feed Wheat; 17 cents on No. 5 Wheat.

Rejected Mixed Fireburnt

20 cents on No. 6 Wheat; 22 cents on No. 5 Wheat and No. 6 C.W. Amber Durum; 23 cents on No. 4 Northern and Nos. 4 and 5 C.W. Amber Durum; 25 cents on No. 3 Northern and No. 3 C.W. Amber Durum; 27 cents on No. 2 Northern and No. 2 C.W. Amber Durum; 30 cents on No. 1 Hard, No. 1 Northern and No. 1 C.W. Amber Durum.

Tough Rejected Mixed Fireburnt

20 cents on No. 6 Wheat; 22 cents on No. 5 Wheat and No. 6 C. W. Amber Durum; 23 cents on No. 4 Northern and Nos. 4 and 5 C. W. Amber Durum; 26 cents on No. 3 Northern and No. 3 C. W. Amber Durum; 28 cents on No. 2 Northern and No. 2 C. W. Amber Durum; 31 cents on No. 1 Hard, No. 1 Northern and No. 1 C. W. Amber Durum.

Rejected Binburnt

7 cents on No. 4 Northern; 9 cents on Nos. 5 and 6 Wheat and Feed Wheat; 11 cents on No. 3 Northern; 12 cents on No. 2 Northern; 13 cents on No. 1 Hard and No. 1 Northern.

Tough Rejected Binburnt

9 cents on No. 4 Northern; 11 cents on Nos. 5 and 6 Wheat and Feed Wheat; 13 cents on No. 3 Northern; 14 cents on No. 2 Northern; 15 cents on No. 1 Hard and No. 1 Northern.

Damp

12 cents on No. 4 Northern, Nos. 5 and 6 Wheat, Feed Wheat, Nos. 4, 5, and 6 Special, Nos. 4, 5 and 6 C. W. Amber Durum, Nos. 1, 2 and 3 C. W. Garnet, Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat, Sample Amber Durum and Broken Wheat, Sample Red Spring and Broken Wheat and No. 1 Mixed Grain; 13 cents on No. 1 Hard, Nos. 1, 2 and 3 Northern, Nos. 1, 2 and 3 C. W. Amber Durum, No. 1 Alberta Red Winter and Nos. 2 and 3 Alberta Winter.

Dried

2 cents on No. 3 Northern; 3 cents on No. 2 Northern; 6 cents on No. 1 Hard and No. 1 Northern.

Damp

Any grades priced at \$1.10 to \$1.01 except No. 1 Mixed Grain will be discounted 11 cents for damp.

Any grades priced at \$1.00 or less will be discounted 10 cents for damp.

Rejected-Rejected Mixed Heated

12 cents on No. 4 Northern; 14 cents on Nos. 5 and 6 Wheat; 16 cents on No. 3 Northern; 17 cents on No. 2 Northern; 18 cents on No. 1 Hard and No. 1 Northern.

*Rejected Mixed Gravel and Cinders**Rejected Mixed Gravel**Rejected Mixed Cinders**Rejected Mixed Concrete*

14 cents on No. 6 Wheat and Feed Wheat; 15 cents on Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat; 16 cents on No. 5 Wheat, No. 6 C. W. Amber Durum and No. 1 Mixed Grain; 17 cents on No. 5 C. W. Amber Durum; 18 cents on No. 4 Northern and No. 4 C. W. Amber Durum; 22 cents on No. 3 Northern and No. 3 C. W. Amber Durum; 23 cents on No. 2 Northern and No. 2 C. W. Amber Durum; 25 cents on No. 1 Hard, No. 1 Northern and No. 1 C. W. Amber Durum.

Rejected Earth

7 cents on No. 4 Northern, No. 4 C. W. Amber Durum, Nos. 1, 2, 3, 4, 5 and 6 Mixed Wheat and Sample Amber Durum and Broken Wheat; 8 cents on No. 6 Wheat and Feed Wheat; 9 cents on No. 5 Wheat; 10 cents on Nos. 5 and 6 C. W. Amber Durum; 11 cents on No. 3 Northern and No. 3 C. W. Amber Durum; 12 cents on No. 2 Northern and No. 2 C. W. Amber Durum; 13 cents on No. 1 Northern and No. 1 C. W. Amber Durum.

Tough Rejected Earth

9 cents on No. 4 Northern and No. 4 C. W. Amber Durum; 10 cents on No. 6 Wheat and Feed Wheat; 11 cents on No. 5 Wheat; 12 cents on Nos. 5 and 6 C. W. Amber Durum; 13 cents on No. 3 Northern and No. 3 C. W. Amber Durum; 14 cents on No. 2 Northern and No. 2 C. W. Amber Durum; 15 cents on No. 1 Northern and No. 1 C. W. Amber Durum.

The following prices per bushel were also fixed by the Board:

	Price per Bushel	
	Tough	Damp
Sample Wheat Heated	\$1.07	\$1.06
Smutty Sample Wheat Heated	1.05	1.04
Sample Wheat Heated and Heating	1.05	1.04
Sample Wheat Musty	1.07	1.06
Sample Wheat Heated and Musty	1.06	1.05
Sample Wheat Rotten Kernels	1.07	1.06
Sample Wheat Sprouted and Rotten Kernels	1.06	
Sample Wheat Heated and Rotten Kernels	1.06	1.05
Sample Wheat Rotten Kernels and Heating	1.06	1.05
Sample Wheat Fireburnt90	.90
Sample Wheat Mixed Gravel90	
Sample Wheat Mixed Cinders90	
Sample Wheat Mixed Gravel and Cinders90	.90
Sample Wheat Mixed Lumps of Earth95	.94
Sample Wheat a/c Tartarian Buckwheat	1.00	1.00
Sample Wheat Heated Rejected Ergot	1.00	
Sample Wheat Heated Rotten Kernels and Sour	1.06	
Sample Durum Gravel and Fireburnt90	
Sample Durum Mixed Rotten Kernels and Earth95	
Sample Wheat Heated Fireburnt90	
Red Durum	1.20	
Sample 1 Mixed Grain Mixed Heated97	.96
Sample 3 Mixed Wheat Heated	1.07	1.06
Sample 1 Mixed Grain Fireburnt97	.97
Sample 1 Mixed Grain	1.08	
No. 1 C. W. White Spring Wheat	1.45	
No. 2 C. W. White Spring Wheat	1.44	
No. 3 C. W. White Spring Wheat	1.41	
No. 4 C. W. White Spring Wheat	1.37	

The Discounts under White Spring Wheat were fixed as follows:

Tough

3 cents on all grades.

THEREFORE, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, is pleased to approve and doth hereby approve the above sums to be paid to producers as aforesaid as fixed by the Canadian Wheat Board.

A. M. HILL,

Asst. Clerk of the Privy Council.

Order in Council appointing A. C. Macphail as Acting Chairman Nova Scotia Regional War Labour Board and Nova Scotia Wartime Labour Relations Board

P.C. 3628

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 27th day of August, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that Mr. V. C. MacDonald, K.C., Halifax, Nova Scotia, has tendered his resignation from the position of Chairman of the Nova Scotia Regional War Labour Board and Chairman of the Nova Scotia Wartime Labour Relations Board; and

That it is accordingly necessary to make provision for the appointment of an Acting Chairman to each of the said Boards;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is hereby pleased to accept the resignation of V. C. MacDonald, Esquire, K.C., as Chairman of the Nova Scotia Regional War Labour Board and Chairman of the Nova Scotia Wartime Labour Relations Board, effective July 31, 1946.

His Excellency in Council, pursuant to the provisions of The Wartime Wages Control Order, 1943, established by P.C. 9384 of December 9, 1943, the Wartime Labour Relations Regulations, established by P.C. 1003, of February 17, 1944, and Order in Council P.C. 5001, of June 30, 1944, is further pleased to appoint and doth hereby appoint A. C. Macphail, Esquire, of Ottawa, Ontario, as Acting Chairman of the Nova Scotia Regional War Labour Board and as Acting Chairman of the Nova Scotia Wartime Labour Relations Board, effective September 1, 1946.

A. M. HILL,

Asst. Clerk of the Privy Council.

Order in Council deleting the word "acting" from the Order in Council appointing Wing Commander L. H. Phinney as Acting Special Commissioner for Defence Projects in Northwest Canada

P.C. 3870

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 17th September, 1946.

The Committee of the Privy Council, on the recommendation of the Right Honourable W. L. Mackenzie King, the Prime Minister, advise that Order in Council P.C. 5465 of August 7, 1945, by which Wing Commander L. H. Phinney was appointed Acting Special Commissioner for Defence Projects in Northwest Canada, be amended by the deletion of the word "Acting" wherever it appears in the said Order in Council.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council authorizing payment of Drawback to Flour Millers for the Crop Year 1945-46

P.C. 3922

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, THE 19TH DAY OF SEPTEMBER, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

WHEREAS under Order in Council P.C. 8528 known as the Wartime Prices and Trade Regulations, flour millers and other manufacturers of wheat products are required to sell flour and other human foods containing wheat in Canada at prices not in excess of the maximum prices charged by them during the period September fifteenth to October eleventh, 1941;

AND WHEREAS since the first day of August, 1942, the market price of western wheat has been higher than during the period from the fifteenth day of September to the eleventh day of October, 1941;

AND WHEREAS in order to maintain the supply of flour and other human foods containing wheat, provision has been made under Order in Council P.C. 9457, dated October 16th, 1942, Order in Council P.C. 6602, dated August 19th, 1943, Order in Council P.C. 7319, dated September 19th, 1944, and Order in Council P.C. 5768, dated August 28th, 1945, for payment to the manufacturers of such products according to the quantity of western wheat estimated to have been used in the manufacture of such products sold in Canada during the crop years 1942-43, 1943-44, 1944-45 and 1945-46 respectively, at a rate equal to the difference between the monthly average price estimated to have been paid by such manufacturers for Number One Northern Wheat or Number One CW Amber Durum Wheat in store Fort William/Port Arthur and 77½ cents per bushel;

AND WHEREAS the said Order in Council P.C. 6602 as amended by Orders in Council P.C. 7323, dated September 20th, 1943, P.C. 7319, dated September 19th, 1944, and P.C. 5768, dated August 28th, 1945, provide that no flour miller shall be entitled to retain payments made by the Canadian Wheat Board which would contribute to income for such fiscal year in excess of 116⅔ per cent of his standard profits;

AND WHEREAS the Minister of Finance reports that it is desirable to continue such payments during the crop year 1946-47, subject to the same conditions as to payment as are set out in Order in Council P.C. 5768, dated August 28th, 1945;

That before any such payment may be made to any flour miller he must have executed and delivered to Commodity Prices Stabilization Corporation Limited an undertaking whereby he agrees to refund to the Commodity Prices Stabilization Corporation Limited for account of the Canadian Wheat Board, the amount by which his income (inclusive of such payments) in any fiscal year exceeds 116⅔ per cent of standard profits or the amount of such payments, whichever is the lesser;

That revision of income occasioned by the carrying forward or backward of losses or by reason of deferred maintenance and repairs as provided for in amendments to the Income War Tax Act will of necessity affect adjustments which may have been made or may be made with Commodity Prices Stabilization Corporation Limited pursuant to such undertakings; and

That Commodity Prices Stabilization Corporation Limited will renegotiate any adjustment necessitated by a flour miller taking advantage of the amendments to the said Act and will advise the Canadian Wheat Board the amount if any due to such flour miller;

NOW, THEREFORE, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under and by virtue of the powers conferred by the National Emergency Transitional Powers Act, 1945, is pleased to order and it is hereby ordered as follows

1. For the purposes of this Order, and unless the context otherwise requires:
 - (a) "flour millers" shall include manufacturers of human foods containing wheat other than flour;
 - (b) "western wheat" means wheat grown in the Provinces of Manitoba, Saskatchewan and Alberta, in that part of the Province of Ontario lying west of Fort William/Port Arthur and in that part of British Columbia known as the Peace River District, the Creston and Wynndel areas and in such other parts of British Columbia as the Canadian Wheat Board may from time to time designate under the Western Grain Regulations;
 - (c) "the monthly average price for hard red spring wheat" means the price for Number One Northern Wheat in store Fort William/Port Arthur which is determined by the Canadian Wheat Board each month beginning with and including August, 1946, as being most nearly approximate to the arithmetic average price paid for that grade of wheat in that position by flour millers during that month, provided, however, that if during any month the price of Number One Northern rises to a premium of more than four cents per bushel over Number Two Northern, the "monthly average price" for hard red spring wheat may be determined by the Canadian Wheat Board by adding four cents per bushel to the price which is determined by the said Board to be most nearly approximate to the arithmetic average price paid for Number Two Northern Wheat in store Fort William/Port Arthur by flour millers during that month;

- (d) "the monthly average price for Durum wheat" means the price for Number One CW Amber Durum wheat in store Fort William/Port Arthur which is determined by the Canadian Wheat Board each month beginning with and including August 1946, as being most nearly approximate to the arithmetic average price paid for that grade of wheat in that position by flour millers during that month, reduced by the amount of any abnormal premium for Number One CW Amber Durum wheat over Number Two CW Amber Durum Wheat;
- (e) "standard profits" shall mean the standard profits of the recipient determined under and in accordance with the Excess Profits Tax Act;
- (f) "income" shall, in respect of any fiscal year, mean, in the case of:
- (a) a corporation or joint stock company, its net profit or gain subject to tax under the provisions of the Income War Tax Act;
 - (b) an individual or sole proprietorship, his or its net profit or gain subject to tax under the provisions of the Income War Tax Act, less such amount as may be allowable by way of salary under subsection 2 (b) of Section 6 of the Excess Profits Tax Act; and
 - (c) a partnership, its net profit or gain calculated under Section 3 of the Income War Tax Act as though the income of the partnership, as such, were taxable under that Act, less such amount as may be allowable by way of salaries under subsection 2 (b) of Section 6 of the Excess Profits Tax Act.

2. Payments to flour millers are hereby authorized in respect of flour or other human foods containing wheat for consumption in Canada sold prior to or between the first day of August, 1946, and the thirty-first day of July, 1947, both inclusive, and delivered between the first day of August, 1946, and the thirty-first day of July, 1947, both inclusive, which shall be equal to the quantity of western wheat estimated to have been used in the manufacture of flour or such other human foods multiplied by the difference between the "monthly average price for hard red spring wheat" for the month in which the flour or such other human foods were delivered and seventy-seven and three eights cents per bushel, subject to the following terms and conditions:

- (a) For the purposes of making payments under this Order, the Canadian Wheat Board shall have the power to determine the quantity of western wheat used in the manufacture of any given quantity of flour or other human food containing wheat, but unless otherwise ordered by the Canadian Wheat Board one barrel (196 pounds) of flour shall be considered as equivalent to four and one-half bushels of wheat with the exception that one barrel (196 pounds) of whole-wheat flour of any variety or standard shall be considered equivalent to three and one-third bushels of wheat;
- (b) No flour miller shall be entitled to payment hereunder unless and until he has completed an undertaking that if in respect of any fiscal year of the flour miller his income, inclusive of all sums received by him at any time from the Canadian Wheat Board by way of payment hereunder in respect of deliveries of flour or other human foods during such fiscal year, exceeds 116 $\frac{2}{3}$ per cent of his standard profits, he will, as soon as possible after the end of such fiscal year, and not later than the date on which the recipient is required under the Income War Tax Act to file income tax returns in respect of such fiscal year, refund to Commodity Prices Stabilization Corporation Limited, for account of the Canadian Wheat Board the amount of such excess, provided, however, that the flour miller shall be under no obligation to pay to the said Corporation for account of the Canadian Wheat Board any amount in excess of the total sums so received by him from the said Board by way of payments hereunder; provided that
 - (i) if requested by any flour miller, the Corporation may, when calculating refund of payments, recognize reserves for depreciation in inventory set up by such flour miller under the provisions of Section 6 (1) (b) or Section 6 (2) (c) of the Excess Profits Tax Act, as the case may be;
 - (ii) if requested by any flour miller, the Corporation may apply the foregoing principles of limitation on payments to such flour miller on a "milling department" basis; and

(iii) in any case or class of cases where in the opinion of Commodity Prices Stabilization Corporation Limited application of the above principles of calculation of refund of payments would be inequitable, Commodity Prices Stabilization Corporation Limited may require an undertaking providing for calculation of refund of payments on such other basis or by such other method as the Minister of Finance may approve;

- (c) Payments hereunder shall be made in respect of flour and other human food sold prior to or between the first day of August, 1946, and the thirty-first day of July, 1947, both inclusive, and delivered between the first day of August, 1946, and the thirty-first day of July, 1947, both inclusive;
- (d) No payments hereunder shall be made in respect of flour or wheat products exported from Canada;
- (e) Payments hereunder in respect of human foods containing Durum wheat shall be at a rate equal to the difference between the "monthly average price for Durum wheat" and seventy-seven and three-eighths cents per bushel.

3. (a) The Canadian Wheat Board is hereby charged with the duty of determining and paying to flour millers the sums of money payable under this Order, and is hereby authorized and empowered to make such orders and regulations as may be necessary or advisable for carrying out the provisions of this Order.

(b) The Canadian Wheat Board is hereby authorized to pay to any flour miller or to Commodity Prices Stabilization Corporation Limited for account of any flour miller, such sums as Commodity Prices Stabilization Corporation Limited certifies as being due to him by reason of renegotiation of any adjustment which has been or may be made with Commodity Prices Stabilization Corporation Limited pursuant to any undertaking executed and delivered by such flour miller to Commodity Prices Stabilization Corporation Limited in accordance with the said Orders in Council P.C. 6602, P.C. 7319, P.C. 5768 or with section 2 (b) hereof.

(c) Commodity Prices Stabilization Corporation Limited is hereby charged with the sole duty of determining and collecting the sums of money payable to the said Corporation for account of the Canadian Wheat Board under and by virtue of this Order and of remitting such sums collected to the said Board, and the Canadian Wheat Board is in no way responsible for the manner in which the said duty is performed by the said Corporation.

4. (a) Every person other than a flour miller shall, before he exports flour or wheat products from Canada, repay to the Canadian Wheat Board an amount equal to the payment received by the miller in relation to the flour or wheat products to be exported (as determined by the Wartime Prices and Trade Board).

(b) Any amount payable to the Canadian Wheat Board under this section shall be recoverable as a debt due to the Crown and without prejudice to any other remedy may be recovered by the Canadian Wheat Board as a civil debt.

5. Expenditures hereunder, including expenses, incurred by the Canadian Wheat Board in administering the provisions hereof, shall be charged against moneys appropriated by Parliament for this purpose.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking P.C. 10675, November 24, 1942—regulation of the acquisition of property by His Majesty

P.C. 3940

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 19th day of September, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Justice and under the provisions of The National Emergency Transitional

Powers Act, 1945, is pleased to revoke and doth hereby revoke Order in Council P.C. 10675 of 24 November, 1942, passed under the War Measures Act and establishing the "Regulation of the Acquisition of Real or Immovable Property by His Majesty".

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council appointing Mr. Rene Gravel to the Quebec Wartime
Labour Relations Board**

P.C. 4002

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 24th day of September, 1946.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to appoint and doth hereby appoint Mr. Rene Gravel, organizer of the Central Council of the National Catholic Syndicates of Montreal, Quebec, to be a member of the Quebec Wartime Labour Relations Board, representative of employees, *vice* Mr. G. Ledoux, whose resignation as a member of the said Board is hereby accepted.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART III

WARTIME PRICES AND TRADE BOARD
(Finance)

REPAYMENT OF SUBSIDY NOTICE RS-46

COMMODITY PRICES STABILIZATION CORPORATION LTD.

NOTICE is hereby given that effective September 1, 1946, Items 1 (c) (Bartlett Pears), 1 (d) (Clapp Favorite and Flemish Pears), 1 (e) (Kieffer Pears), 1 (f) (Pears), 3 (c) and 3 (d) (Corn), of Government Notice RS-42 respecting Repayment of Subsidies published in *Statutory Orders and Regulations 1946*, Volume III, No. 5 on August 5, 1946, are rescinded.

Dated at Ottawa, this 27th day of August, 1946.

COMMODITY PRICES STABILIZATION
CORPORATION LTD.

Per H. B. McKINNON, President.

REPAYMENT OF SUBSIDY NOTICE RS-47

COMMODITY PRICES STABILIZATION CORPORATION LTD.

NOTICE is hereby given that Items 2 (Canned Salmon) and 13 (Frozen Cherries) of Government Notice RS-42 respecting repayment of subsidies published in *Statutory Orders and Regulations 1946*, Volume 3, No. 5, on August 5, 1946, are rescinded effective September 1, 1946 and July 1, 1946, respectively.

Dated at Ottawa this 5th day of September, 1946.

COMMODITY PRICES STABILIZATION
CORPORATION LTD.

Per H. B. McKINNON, President.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2114

**Maximum Manufacturers' and Wholesalers' Prices for Lumber Shipped from the
Province of Alberta and the Province of British Columbia Excepting the
Vancouver Forest District for Sale in Eastern Canada**

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered, as follows:

1. Administrator's Order No. A-1299, as amended by No. A-1934, is further amended by:

(a) in Table No. 2 of Schedule "A" thereto under the heading "No. 1 Dimension S4S $\frac{1}{4}$ " Scant"

deleting the following words and figures:

"For Rough Deduct \$3.00 from the above prices—Shipping weight 3,000 lbs."

and substituting therefor the following words and figures:

"For Rough Deduct \$1.00 from the above prices—Shipping weight 3,000 lbs."

(b) in the said Table No. 2 under the heading "No. 1 Plank and Timbers S4S $\frac{1}{4}$ " Scants"

deleting the following words and figures:

"For Rough of less than 6" in thickness Deduct \$3.00 from the above prices—Shipping weight 3,200 lbs."

and substituting therefor the following words and figures:

"For Rough of less than 6" in thickness Deduct \$1.00 from the above prices—Shipping weight 3,200 lbs."

(c) deleting in the said Table No. 2 under the heading "Common Boards D4S 25/32 x $\frac{1}{4}$ " Scant or Shiplap or D & M Standard Patterns" and under the heading "Selects—D4S 25/32 x $\frac{1}{4}$ " Scant or D & M Standard Patterns" the following words and figures:

"For Rough Deduct \$3.00 from the above prices—Shipping weights to be increased by 600 lbs. in each case."

and substituting therefor the following words and figures:

"For Rough Deduct \$1.00 from the above prices—Shipping weights to be increased by 600 lbs. in each case."

2. This Order comes into force on September 18, 1946.

Dated at Ottawa, this 16th day of September 1946.

M. McNICOL,
Deputy Timber Administrator.

Approved:

K. W. TAYLOR,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-2115

Maximum Manufacturers' and Wholesalers' Prices for White Cedar Shingles in the Provinces of Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

1. This Order comes into force on September 24, 1946, and replaces Administrator's Order No. A-1009, as amended, which is hereby revoked.

2. For the purposes of this Order,

- (a) "district 1" shall mean the Provinces of New Brunswick and Prince Edward Island and the counties of Cumberland, Colchester and Halifax in the Province of Nova Scotia;
- (b) "district 2" shall mean the counties of Pictou, Antigonish, Hants, Cape Breton, Inverness, Richmond, Victoria, Guysborough, Kings, Queens, Lunenburg, Annapolis, Shelbourne, Digby and Yarmouth in the Province of Nova Scotia;
- (c) "manufacturer" shall mean any person who owns or operates a shingle machine or machines wherein or whereby felled trees or logs are converted or processed into shingles;
- (d) "shingles" shall mean shingles produced from white cedar;
- (e) "wholesaler" shall mean any person who sells or distributes shingles otherwise than at retail.

3. Section 2 of Administrator's Order No. A-1936 is amended by deleting the figures 1009 therein.

Maximum Manufacturers' and Wholesalers' Prices Fixed

4. (1) The maximum price at which any manufacturer or wholesaler may sell or offer for sale at wholesale, or any person may purchase at wholesale, any shingles of 16" in length, and of the kind described below, for delivery to wholesalers, retailers and consumers, shall be the price per square set forth in this Section as follows:

- (a) If the shingles are delivered to a retailer or consumer in the City of Montreal, the following prices f.o.b. Montreal,

Kind of Shingles

Extras	\$6.00
Clears	5.50
Second Clears	5.00
Clear Walls	4.70
Extra No. 1's	3.60

- (b) If the shingles are delivered to a retailer or consumer at any place in the Province of Ontario or Quebec other than the City of Montreal, the prices f.o.b. Montreal set out above in clause (a) subject to the under-noted deductions or increases:

- (i) If the manufacturer's point of shipment is at or east of Campbellton, New Brunswick, and the freight rate from Campbellton to the delivery point is *more* than the freight rate from Campbellton to Montreal, the said prices f.o.b. Montreal may be increased by an amount calculated as follows:

The difference in freight rate from Campbellton to Montreal and the freight rate from Campbellton to the delivery point using a shipping weight of 200 pounds per square, calculating the freight per square to the nearest five cents.

- (ii) If the manufacturer's point of shipment is nearer Montreal than Campbellton and the freight rate from the manufacturer's point of shipment is *more* than the freight rate from the manufacturer's point of shipment to Montreal, the said prices f.o.b. Montreal may be increased by an amount calculated as follows:

The difference in freight rate from the manufacturer's point of shipment to the delivery point and the freight rate from the manu-

facturer's point of shipment to Montreal, using a shipping weight of 200 pounds per square, calculating the freight per square to the nearest five cents.

- (iii) If the freight rate from the manufacturer's point of shipment to the delivery point is *less* than the freight rate from the manufacturer's point of shipment to Montreal, the said prices f.o.b. Montreal *must* be decreased by an amount calculated as follows:

The difference in freight rate from the manufacturer's point of shipment to the delivery point and the freight rate from the manufacturer's point of shipment to Montreal, using a shipping weight of 200 pounds per square, calculating the freight per square to the nearest five cents.

- (c) If the shingles are delivered to a retailer or consumer in District 1 or District 2, the following prices f.o.b. car the retailer's or consumer's point of destination

<i>Kind of Shingles</i>	<i>District 1</i>	<i>District 2</i>
Extras	\$6.00	\$6.10
Clears	5.50	5.60
Second Clears	5.00	5.10
Clear Walls	4.70	4.80
Extra No. 1's	3.60	3.70

(2) When any shingles are sold or offered for sale as a unit of one thousand shingles, which shall consist of four bundles of shingles packed in such a manner that there will be 23 courses at one end and 24 courses at the other end of each bundle, the prices given above per square may be increased by an amount not exceeding 17 per centum (17%).

Special Kinds and Sizes of Shingles

5. When any kind or size of shingles, other than the kinds and sizes of shingles described in Section 4 of this Order, are offered for sale such shingles shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices to Show Particulars of Shingles Sold

6. Every manufacturer and wholesaler who sells shingles at wholesale for delivery to a wholesaler, retailer or consumer in the Provinces of Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island, shall complete in duplicate an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the kinds and sizes of the shingles sold and the price or prices charged therefor and shall keep on file one copy of each invoice and shall deliver the other copy of the invoice to the purchaser.

Discounts to Wholesalers

7. Every manufacturer who sells shingles for delivery to a wholesaler in the Provinces of Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island, shall allow to such wholesaler a discount of not less than 5 per centum (5%) of the amount of the sale price after deduction of all freight charges.

Dated at Ottawa, this 19th day of September, 1946.

M. McNICOL,
Deputy Timber Administrator.

APPROVED:

K. W. TAYLOR,
Deputy Chairman, Wartime Prices and Trade Board.

NOTE: Subsection (4) of Section 7 of the Wartime Prices and Trade Regulations reads in part as follows:

Wherever a maximum price has been fixed for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2116

Maximum Prices of Imported Canned Pineapple Products and Imported Canned Pineapple Juice

Under powers given by the Wartime Prices and Trade Board to the Administrator of Imported Grocery Items, it is hereby ordered as follows:

1. This Order shall come into force on September 23, 1946.
2. The Schedule of Administrator's Order No. A-1987 is revoked and replaced by the following:

"SCHEDULE

to

ADMINISTRATOR'S ORDER No. A-1987

PART I—CANNED PINEAPPLE PRODUCTS

1. Hawaiian Canned Pineapple—Maximum Prices, U.S. Funds, f.o.b. dock at Honolulu, T.H.

<i>Variety</i>	<i>20 Fluid Oz. (Imperial)</i>	<i>28 Fluid Oz. (Imperial)</i>	<i>105 Fluid Oz. (Imperial)</i>
(a) Sliced or Tidbits.....	\$2.00 per Doz.	\$2.30 per Doz.	\$8.75 per Doz.
(b) Crushed	1.85 per Doz.	2.30 per Doz.	

PART II—CANNED PINEAPPLE JUICE

1. Hawaiian Canned Pineapple Juice—Maximum Prices, U.S. Funds, f.o.b. dock at Honolulu, T.H.

(a) 20 Fluid Oz. (Imperial).....	\$1.25 per Dozen
(b) 48 Fluid Oz. (Imperial).....	3.00 per Dozen
(c) 105 Fluid Oz. (Imperial).....	6.00 per Dozen"

Dated at Ottawa this 19th day of September, 1946.

E. B. PAGET,

Administrator of Imported Grocery Items.

APPROVED:

K. W. TAYLOR,

*Deputy Chairman, Wartime Prices and Trade Board.***WARTIME PRICES AND TRADE BOARD**

ADMINISTRATOR'S ORDER No. A-2117

Vitamin A and D Feeding Oils

Under powers given by the Wartime Prices and Trade Board to the Oils and Fats Administrator, it is hereby ordered as follows:

1. This Order comes into force on September 23, 1946, and revokes and replaces Administrator's Orders No. A-388 and No. A-1969.
2. For the purposes of this Order,
 - (a) "drum" means a steel drum containing approximately 400 pounds of feeding oil;
 - (b) "feeding oil" means marine animal oil and/or edible vegetable oil, with or without the addition of vitamin fortifiers, for consumption by livestock or poultry to supply Vitamins A and D.

3. Except with the written permission of the Oils and Fats Administrator, no person shall process any feeding oil other than one of the following three types, and each of these types shall respectively have the Vitamin A potency and the Vitamin D potency set forth for that type as follows:

Type "A"—1200 International or A.O.A.C. chick units of Vitamin A per gramme;
200 International units of Vitamin D per gramme;

Type "B"—1500 International or A.O.A.C. chick units of Vitamin A per gramme;
400 International units of Vitamin D per gramme;

Type "C"—2400 International or A.O.A.C. chick units of Vitamin A per gramme;
400 International units of Vitamin D per gramme.

4. The maximum price at which any person may sell any feeding oil shall be according to type and quantity, f.o.b. Vancouver, British Columbia, as follows:

(a) in carload lots containing 80 or more drums—

<i>Type</i>	<i>Price in cents per pound</i>
"A"	23
"B"	30
"C"	35

(b) in lots of 25 to 79 drums, the price set forth for that type in clause (a) above, plus $\frac{1}{2}$ cent per pound;

(c) in lots of 1 to 24 drums, the price set forth for that type in clause (a) above, plus 1 cent per pound;

(d) in tank cars, the price set forth for that type in clause (a) above, less $1\frac{1}{4}$ cents per pound.

5. All other terms, conditions of sale and discount differentials in effect during the basic period (September 15, 1941, to October 11, 1941, inclusive) or customarily allowed by any seller, must be maintained by him.

6. Nothing in this Order shall be construed as prohibiting the processing or sale of

(a) cod liver oil for feeding livestock and poultry;

(b) fortified oils for or to one feeding oil processor by another;

(c) synthetic D₃ in oil.

Dated at Ottawa this 18th day of September, 1946.

F. H. LEHBERG,
Oils and Fats Administrator.

APPROVED:

K. W. TAYLOR,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2118

Manufacture of Envelopes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products, it is hereby ordered as follows:

1. This Order comes into force on September 25, 1946 and revokes and replaces Administrator's Order No. A-1570 as amended. This Order deals with the manufacture of paper envelopes and applies to all of them except:

(a) envelopes made wholly of glassine or transparent cellulose;

(b) gusset side envelopes; and

(c) envelope pockets without flap, with or without thumb-holes such as are commonly used to contain bank deposit books, insurance policies, X-ray plates, phonograph records, work docket and similar envelopes.

2. (1) Except as provided in subsection (2) of this Section no person shall manufacture envelopes from paper weighing more than 40 lbs. for 1,000 sheets of size 17" x 22".

(2) Envelopes of the kinds and types listed below may be manufactured in any weight of paper not exceeding the weight set out opposite each kind and type of envelope:

<i>Kind and Type of Envelope</i>	<i>Maximum Weight of Paper—1,000 sheets, 17" x 22"</i>
Any envelope with a perimeter exceeding 36 inches made from papers other than kraft or with a perimeter of 46" and over made from kraft paper except a calendar envelope.....	48
No. 14 envelope, size 5" x 11½" made from papers other than kraft paper	48
Any envelope specially designed for use with duplicating equipment where the particulars are filled in by machine and duplicated on other forms simultaneously.....	48
Window and Outlook envelopes, except those made from Duplex or Decco paper, or from paper printed, coated, lithographed, engraved or otherwise processed in simulation thereof.....	48
Seed Bag (folded and punched type).....	48
Double Fold	48
Grain Bag (tuck-in type)	Unrestricted.

3. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 21st day of September, 1946.

C. V. HODDER,

*Administrator of Packages and Converted
Paper Products.*

APPROVED:

K. W. TAYLOR,

Deputy Chairman, Wartime Prices and Trade Board.

NOTE:—The provisions of this Order will permit manufacturers to resume production of some goods which have heretofore been prohibited. If a manufacturer resumes production of goods for which his maximum price has been established in accordance with The Wartime Prices and Trade Regulations or by an Order issued under such Regulations, he must not sell or offer to sell those goods at a price which is higher than that maximum price. If he produces goods which are not identical in every respect (including trade description) with goods for which his maximum price has been established, he must make an application to have his maximum price therefor fixed under the provisions of Order No. 414 of the Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-2119

Maximum Prices of Creamery Butter

Under powers given by the Wartime Prices and Trade Board to the Administrator of Dairy Products, it is hereby ordered as follows:

1. This Order comes into force on September 27, 1946.

2. Administrator's Order No. A-1563, as amended, which fixes the maximum prices of creamery butter, is hereby further amended by adding thereto as Section 18 the following:

"18. Notwithstanding anything hereinbefore contained, a wholesale distributor situated in the province of Alberta, Saskatchewan or Manitoba, shall not sell in any month, to another wholesale distributor or to a wholesale buyer situated in the province of British Columbia, Ontario, Quebec, New Brunswick, Nova Scotia or Prince Edward Island, a quantity of creamery butter in excess of the quantity which he sold to such wholesale distributor or wholesale buyer in the corresponding month in 1945, except when the sale of such butter is authorized in writing by the Administrator of Dairy Products."

Dated at Ottawa this 23rd day of September, 1946.

K. H. OLIVE,
Administrator of Dairy Products.

APPROVED:

K. W. TAYLOR,
Deputy Chairman, Wartime Prices and Trade Board.

Fuelwood Order

WARTIME PRICES AND TRADE BOARD

FUELWOOD ORDER NO. 124

Maximum Prices for Fuelwood in Saskatchewan

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered as follows:

1. This Order comes into force on September 24, 1946.

2. Fuelwood Order No. 103, as amended, is hereby further amended as follows:

(1) By deleting the table in Schedule "B" and by substituting therefor the following table:

"Length....."	8' Lengths			4' Lengths			12" Lengths		
Quantity.....	1 cd.	½ cd.	¼ cd.	1 cd.	½ cd.	¼ cd.	1 cd.	½ cd.	¼ cd.
KIND OF FUELWOOD	\$	\$	\$	\$	\$	\$	\$	\$	\$
Birch, Oak and Tamarac.....	7.75	4.00	2.15	8.50	4.40	2.30	9.75	5.00	2.65
Jackpine and Spruce.....	6.75	3.50	1.90	7.50	3.90	2.05	8.75	4.50	2.40
White Poplar.....	5.75	3.00	1.65	6.50	3.40	1.80	7.75	4.00	2.15
Black Poplar.....	4.75	2.50	1.40	5.50	2.90	1.55	6.75	3.50	1.90
Millwood, including cuttings, edgings, blocks and slabs.....	6.25	3.25	1.75	6.50	3.40	1.80	7.75	4.00	2.15
B.C. Heavy Tie Slabs.....	7.50	3.90	2.05	8.50	4.40	2.30	9.75	5.00	2.65''

(2) By deleting the table in Schedule "C" and by substituting therefor the following table:

"Length....."	8' Lengths			4' Lengths			12" Lengths		
Quantity.....	1 cd.	½ cd.	¼ cd.	1 cd.	½ cd.	¼ cd.	1 cd.	½ cd.	¼ cd.
KIND OF FUELWOOD	\$	\$	\$	\$	\$	\$	\$	\$	\$
Birch, Oak and Tamarac.....	9.00	4.60	2.45	9.75	5.00	2.65	11.00	5.65	2.95
Jackpine and Spruce.....	8.00	4.10	2.20	8.75	4.50	2.40	10.00	5.15	2.70
White Poplar.....	7.25	3.75	2.00	8.00	4.15	2.20	9.25	4.75	2.50
Black Poplar.....	6.25	3.25	1.75	7.00	3.65	1.95	8.25	4.25	2.25
Millwood, including cuttings, edgings, blocks and slabs.....	7.50	3.85	2.05	7.75	4.00	2.15	9.00	4.65	2.45
B.C. Heavy Tie Slabs.....	8.75	4.50	2.40	9.75	5.00	2.65	11.00	5.65	2.95''

(3) By deleting the table in Schedule "D" and by substituting therefor the following table:

"Length....."	8' Lengths			4' Lengths			12" Lengths		
Quantity.....	1 cd.	½ cd.	¼ cd.	1 cd.	½ cd.	¼ cd.	1 cd.	½ cd.	¼ cd.
KIND OF FUELWOOD	\$	\$	\$	\$	\$	\$	\$	\$	\$
Birch, Oak and Tamarac.....	9.25	4.75	2.50	10.00	5.15	2.70	11.25	5.75	3.00
Jackpine and Spruce.....	8.50	4.40	2.30	9.25	4.75	2.50	10.50	5.40	2.80
White Poplar.....	7.75	4.00	2.15	8.50	4.40	2.30	9.75	5.00	2.65
Black Poplar.....	6.75	3.50	1.90	7.50	3.90	2.05	8.75	4.50	2.40
Millwood, including cuttings, edgings, blocks and slabs.....	8.00	4.15	2.20	8.25	4.25	2.25	9.50	4.90	2.55
B.C. Heavy Tie Slabs.....	9.25	4.75	2.50	10.25	5.25	2.75	11.50	6.00	3.10''

(4) By deleting the table in Schedule "E" and by substituting therefor the following table:

"Length....."	8' Lengths			4' Lengths			12' Lengths		
	1 cd.	½ cd.	¼ cd.	1 cd.	½ cd.	¼ cd.	1 cd.	½ cd.	¼ cd.
Quantity.....									
KIND OF FUELWOOD	\$	\$	\$	\$	\$	\$	\$	\$	\$
Birch and Oak.....	12.50	6.35	3.30	13.25	6.75	3.50	15.25	7.75	4.00
Tamarac or a mixture of Elm, Ash and Oak.....	10.50	5.40	2.80	11.25	5.80	3.00	13.25	6.75	3.50
Jackpine and Spruce.....	9.00	4.65	2.45	9.75	5.00	2.65	11.75	6.00	3.15
White Poplar.....	8.25	4.25	2.25	9.00	4.65	2.45	11.00	5.60	2.95
Black Poplar.....	7.25	3.75	2.00	8.00	4.15	2.20	10.00	5.15	2.70
Millwood, including cuttings, edgings, blocks and slabs.....	9.00	4.65	2.45	9.25	4.75	2.50	11.25	5.75	3.00
B.C. Heavy Tie Slabs.....	10.25	5.25	2.75	11.25	5.80	3.00	13.25	6.75	3.50"

(5) By deleting the table in Schedule "F" and by substituting therefor the following table:

"Length....."	8' Lengths			4' Lengths			12' Lengths		
	1 cd.	½ cd.	¼ cd.	1 cd.	½ cd.	¼ cd.	1 cd.	½ cd.	¼ cd.
Quantity.....									
KIND OF FUELWOOD	\$	\$	\$	\$	\$	\$	\$	\$	\$
Birch, Oak and Tamarac.....	12.50	6.35	3.30	13.25	6.75	3.50	16.25	8.25	4.25
Jackpine and Spruce.....	9.50	4.90	2.55	10.25	5.25	2.75	13.20	6.75	3.50
White Poplar.....	8.75	4.50	2.40	9.50	4.90	2.55	12.40	6.35	3.30
Black Poplar.....	7.75	4.00	2.10	8.50	4.40	2.30	11.40	5.85	3.05
Millwood, including cuttings, edgings, blocks and slabs.....	10.00	5.10	2.70	10.25	5.25	2.75	13.25	6.75	3.50
B.C. Heavy Tie Slabs.....	11.25	5.80	3.00	12.25	6.35	3.30	15.25	7.75	4.00"

(6) By deleting the table in Schedule "G" and by substituting therefor the following table:

"Length....."	8' Lengths			4' Lengths			12' Lengths		
	1 cd.	½ cd.	¼ cd.	1 cd.	½ cd.	¼ cd.	1 cd.	½ cd.	¼ cd.
Quantity.....									
KIND OF FUELWOOD	\$	\$	\$	\$	\$	\$	\$	\$	\$
Cedar.....	13.00	6.60	3.45	13.75	7.00	3.65	16.75	8.50	4.40
Fir, Jackpine and Spruce.....	10.00	5.10	2.70	10.75	5.50	2.85	13.75	7.00	3.65
White Poplar.....	9.25	4.75	2.50	10.00	5.15	2.70	13.00	6.65	3.45
Millwood, including cuttings, edgings, blocks and slabs.....	10.00	5.10	2.70	10.25	5.25	2.75	13.25	6.75	3.50
B.C. Heavy Tie Slabs.....	11.25	5.85	3.00	12.25	6.35	3.30	15.25	7.75	4.00"

Dated at Ottawa, this 19th day of September, 1946.

BERNARD E. HARRISON,
Deputy Timber Administrator.

APPROVED:

K. W. TAYLOR,
Deputy Chairman, Wartime Prices and Trade Board.

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